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Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2013-01-05

ADVANCED COMPUTER SERVICES (STRATHROY) LTD.	001744410
ALEX MILTON CONSULTING INCORPORATED	001086999
ALTERMAGG CONSTRUCTION INC.	001691636
AMAX AUTO REPAIR LTD.	001505068
ARABESQUE DANCEWEAR SUPPLIES INC.	001231955
AUTOSYSTEMS MANUFACTURING INC./LES MANUFACTURIERS D'AUTOSYSTEMS INC.	001237097
A2 ENTERPRISES INC.	002112611
BROOKVIEW GARDENS LTD.	001499443
BUILDING TECHNOLOGY SPECIALISTS INC.	001703204
CANADIAN SYSTEMS CORPORATION	001553758
CANINE SHOW SERVICES 2000 INC.	001444813

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CARBON STEEL CANADA INC.	001553756
CATALIN INC.	001113132
CHERDALE (I) ENTERPRISES INC.	001533631
CLUB TAN TANNING CENTRE INC.	000922341
CLUTCH & COMPANY INC.	002095917
COMSEN COMMUNICATIONS INC.	000989234
CORD AUDIO LTD.	000567297
CROWN CABINETS AND FIREPLACES INC.	002109646
D & D PROPERTY MAINTENANCE INC.	001608081
DEEN HOME INSPECTIONS INC.	001675495
DESIGN HARDWOOD FLOORING LTD.	001184118
DKNJ HOLDINGS INC.	001709239
DOSBRO GROUP INC.	002029926
EDM GLOBAL STATE DEVELOPMENT FINANCING CORPORATION	002091509
ELM GROVE HOTEL LIMITED	000253165
FLYING JK INT'L CARRIER LTD.	001433943
FRAME MAGIC INC.	001559100
FRANK MOTORS LIMITED	001319359
GLOBAL MEDIA AGENCY INC.	002103461
HANDA LEE FURNITURE & TRADING CO. LTD.	001156392
HIGHFIELD ELECTRICAL INC.	002094697
HORSEFEATHERS FURNITURE & DESIGN INC.	000992605
HOWE'S HOLSTEINS INC.	001058464
INFINITY EXPORTS LTD.	001587894
JERRY'S KITCHEN INC.	001611198
JT PLUCKERS INC.	002110848
KAMAKAZI INC.	002088302
KIRSHIN AND SHAH PARALEGAL SERVICES PROFESSIONAL CORPORATION	002097506
KMT STUDIO INC.	001685587
LAMCO INTERNATIONAL DIE CAST INC.	000669574
LANDMARK IMMIGRATION SERVICES INC.	001711491
LANDPLAN INC.	001328033
LUBE-CHECK INC.	001704502
MARBAR TRADING COMPANY LIMITED	001007577
MARIGOLD INTERNATIONAL TRAVELLERS HOSTEL INC.	001044482
MAX TEFFER LIMITED	000203012
MISUN INC.	001595410
MONTROSE PRINTING COMPANY LIMITED	000220860

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MUTANT X PRODUCTIONS II LIMITED	001511503
PATELNET IT SOLUTIONS INC.	001708346
PHIL'S COFFEE HOUSE INC.	001685838
PM AUTO PARTS LTD.	001379897
PRECISE AUTO COLLISION CENTRE INC.	001578730
PRINCESS ROYAL THEATRE INC.	001269001
RAGGED POINT SPORT INC.	001322799
SATVIR TRANSPORT INC.	002124700
SKOR CORPS INC.	001153477
SOFTECH 2000 INC.	001129152
SPUNTINO FINE FOODS & PANINO BAR INC.	001602359
SRI GOU SOFTWARE INC.	002108741
TERRADOM MANAGEMENT LIMITED	001692100
THE REEL BROKERS INC.	002076783
THORNHILL SALVAGE CORPORATION	001574723
TRANSPORTES GIRON INC.	001320672
UPPER CANADA SCUBA INC.	001193552
V SERVE U INC.	001429473
VITRIFLEX SURFACES INC.	002038831
WORLD NET COMPUTERS INC.	002056969
ZON HIP ENTERPRISE INC.	001691725
1007890 ONTARIO INC.	001007890
1101080 ONTARIO INC.	001101080
1122426 ONTARIO INC.	001122426
1148220 ONTARIO LIMITED	001148220
1162498 ONTARIO LIMITED	001162498
1164484 ONTARIO LIMITED	001164484
1182825 ONTARIO INC.	001182825
1230811 ONTARIO INC.	001230811
1342980 ONTARIO LTD.	001342980
1353025 ONTARIO INC.	001353025
1410039 ONTARIO LTD.	001410039
1429608 ONTARIO LIMITED	001429608
1477343 ONTARIO INC.	001477343
1500977 ONTARIO INC.	001500977
1517998 ONTARIO LIMITED	001517998
1541645 ONTARIO INC.	001541645
1563681 ONTARIO INC.	001563681
1571959 ONTARIO CORPORATION	001571959
1623718 ONTARIO INC.	001623718
1646698 ONTARIO INC.	001646698
1648898 ONTARIO LIMITED	001648898
1678854 ONTARIO LTD.	001678854
1682753 ONTARIO LTD.	001682753
1686628 ONTARIO INC.	001686628
1701378 ONTARIO LTD.	001701378
1703729 ONTARIO LTD.	001703729
1705209 ONTARIO LIMITED	001705209
1706307 ONTARIO INC.	001706307
1708862 ONTARIO INC.	001708862
1709444 ONTARIO LIMITED	001709444
2088781 ONTARIO INC.	002088781
2093348 ONTARIO INC.	002093348
2093706 ONTARIO INC.	002093706
2098306 ONTARIO INC.	002098306
2100190 ONTARIO INC.	002100190
2102713 ONTARIO LTD.	002102713
2102823 ONTARIO INC.	002102823
2103412 ONTARIO LIMITED	002103412
2110109 ONTARIO INC.	002110109
2112838 ONTARIO INC.	002112838
2125913 ONTARIO INC.	002125913
2128290 ONTARIO INC.	002128290
2140420 ONTARIO CORPORATION	002140420
2144162 ONTARIO INC.	002144162
521563 ONTARIO LIMITED	000521563
794441 ONTARIO INC.	000794441
918913 ONTARIO LTD.	000918913

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
931927 ONTARIO LTD.	000931927
944853 ONTARIO LTD.	000944853

(146-G001)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-12-10	
A CADDY SHACK BAR & GRILL INC.	001189732
ADVANCED LASER SCIENCES, CORP.	001536649
ALI RAZZA TRUCKING INC.	001617801
ALL-CANADIAN INVESTOR SERVICES INC.	002013614
ANGUS ELECTRIC INC.	001110898
ASHBROOKE CREATIONS INC.	002069975
ATFAB SALES LTD.	000627192
AUBURN AND CROWN MOVING INC.	001690757
AZ-CON CONSTRUCTION LTD.	002096810
BALL MILL LTD.	001207165
BEAM ELECTRIC CO. LIMITED	000244156
BENEVOLENT HEALTH CARE SERVICES INC.	002056927
BESTEC WELDING INC.	001392536
BOACHIE ENTERTAINMENT INC.	001638579
C'EST CHEESE FOOD EMPORIUM INC.	001469712
CARR'S AUTO LTD.	001159694
CHEQUE-IT HOLDINGS CORPORATION	002076099
CHESS FOR KIDS LTD.	001455141
COMBINED MANAGEMENT INC.	001304053
COMETRICS CORPORATION	001523539
COSMIC TRANSPORTATION GROUP INC.	002091383
D&J AUTO COSMETICS INC.	002038446
DE THOMASIS INSURANCE AGENCY LTD.	000759860
DIAMOND ENVIRONMENTAL INC.	001083463
DVD DIRECT EXPRESS INC.	001545014
FURNITURE PLUS K&G LTD.	002002292
GINGERBREAD LANE INC.	002131415
GOLD'S LUGGAGE LIMITED	001493195
GREEN GABLE CUSTOM HOMES LTD.	000802680
HAMILTON BULK TRANSPORT LTD.	000892937
HENRY LEVY INCORPORATED	000741872
IMPACT PROPERTY SERVICES THUNDER BAY LTD.	001103455
INNOVATIVE RETAIL SERVICES INC.	001151037

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
J.C. CUSTOM DOOR INC.	001702130
JASS CANADA LIMITED	002051847
KEITH'S HOBBY SHOP LIMITED	000297469
KRIKUE MED INC.	002082758
M. J. TOOLWORKS LTD.	000445800
MARLIS FITNESS SYSTEMS INC.	000810497
MARTIN SERVICE & SALES INC.	002007604
MERCANTILE CREDIT OF CANADA LTD.	001448044
METATECH ENGINEERING INC.	002084075
MIMAPOR LIMITED	000664768
MUSICPLEX INC.	000444553
NALS CARIBBEAN CUISINE RESTAURANT & LOUNGE INC.	001620062
NICHOLSON LOG HOMES INC.	001693397
PEACE ENTERPRISES INC.	000733724
PJP BOOKKEEPING INC.	002098273
POWER OF FUTURE LTD.	001581510
PRANAV CONSULTING LTD.	002045600
PREMIUM PORK (ROMAN LINE) INC.	001179345
PROMINENCE CAPITAL CORPORATION	001282579
PROMORE ASSOCIATES (1959) LIMITED	000101109
RAFEH MANAGEMENT INC.	001448261
RAY-MARR ENTERPRISES LIMITED	000304117
RICK'S PLACE CORP.	002000991
RIO FINANCIAL GROUP INC.	001540347
SAUNACORE INC.	001059420
STABLE RESEARCH INC.	001623452
STEPHEN KAY LIMITED	000399342
STUDIOS OF DAVID LLOYD INC.	001138437
SUMMERLEY COMPUTER SYSTEMS INC.	000578073
TAILGATER'S BBQ & GRILL I INC.	002139357
TERLAND INVESTMENTS INC.	000785123
THE BOOKMAN TEXTBOOK & EDUCATIONAL OUTLET INC.	000362334
THE HURON HOUSE RESTAURANT LIMITED	002046971
U.A.R.-UNIVERSAL AUTO RECYCLING INC.	001207838
URBAN CONSTRUCTORS INC.	000995900
VAILLY TRANSPORT LTD.	002066347
VANKIRK HEATING SYSTEMS LIMITED	000338137
VIABELL INC.	001052204
VILLAGE LASER AND ANTI-AGING MEDISPAS INC.	002062417
WONDERTECH RESOURCES INC.	000239720
1011797 ONTARIO LTD.	001011797
1018124 ONTARIO INC.	001018124
1109435 ONTARIO LIMITED	001109435
1227930 ONTARIO INC.	001227930
1233732 ONTARIO INC.	001233732
1287565 ONTARIO LIMITED	001287565
1315979 ONTARIO INC.	001315979
1403313 ONTARIO INC.	001403313
1432275 ONTARIO LIMITED	001432275
1436533 ONTARIO LIMITED	001436533
1487592 ONTARIO INC.	001487592
1534244 ONTARIO INC.	001534244
1560824 ONTARIO INC.	001560824
1587260 ONTARIO LTD.	001587260
1596546 ONTARIO INC.	001596546
1611583 ONTARIO INC.	001611583
1614750 ONTARIO LTD.	001614750
1627256 ONTARIO INC.	001627256
1640262 ONTARIO INC.	001640262
1645528 ONTARIO INC.	001645528
1649049 ONTARIO LTD.	001649049
1663294 ONTARIO INC.	001663294
1691953 ONTARIO LIMITED	001691953
1697139 ONTARIO INC.	001697139
1697256 ONTARIO INC.	001697256
1700639 ONTARIO INC.	001700639

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1713326 ONTARIO INC.	001713326
2004139 ONTARIO INC.	002004139
2025873 ONTARIO INC.	002025873
2026203 ONTARIO INC.	002026203
2046096 ONTARIO INC.	002046096
2061392 ONTARIO INC.	002061392
2073694 ONTARIO INC.	002073694
2085458 ONTARIO INC.	002085458
2096399 ONTARIO INC.	002096399
2107284 ONTARIO INC.	002107284
2113296 ONTARIO INC.	002113296
2131236 ONTARIO INC.	002131236
635840 ONTARIO LIMITED	000635840
814960 ONTARIO INCORPORATED	000814960
896544 ONTARIO INC.	000896544
920017 ONTARIO INC.	000920017
931408 ONTARIO LIMITED	000931408
991892 ONTARIO LIMITED	000991892

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G002)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-11-27	
COMMERCIAL TOOL & DIE LTD.	000906649
HEMISPHERE AGENCIES LTD.	001533895
OLD MILL COFFEE CO. INC.	001371287
RAILCORE PRESS INC.	002221915
STL CANADA INC.	002126076
1138918 ONTARIO INC.	001138918
1187869 ONTARIO INC.	001187869
2098102 ONTARIO LTD.	002098102
2012-11-29	
ERIE WOOD PRODUCTS LIMITED	000375287
Z & G HOLDINGS INC.	002154267
1131559 ONTARIO INC.	001131559
439497 ONTARIO LIMITED	000439497
859356 ONTARIO LIMITED	000859356
2012-11-30	
LOCO JIMMY INC.	001732519
1605588 ONTARIO INC.	001605588
2012-12-03	
BARNES COURT BUSINESS PARK INC.	000734458
BAYFIN HOMES INC.	001548644
CHEMCRAFT LTD.	000379925
CONSOLIDATED TRAILER SERVICES INC.	001285068
DIANNE SMITH-SANDERSON CONSULTING INC.	002106616
EYEWEAR SHOPS OF TORONTO INC.	001097984
FIREP REBAR CANADA INC.	001825381
FLORIZEL INVESTMENT INC.	002024874

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
FORM & FUNCTION DESIGN INC.	001572634
GLOBAL (WAH KIU) RADIO CO. LTD.	000581222
KAY'S MOBILE FEEDS LIMITED	000148467
LATINCENTIVES INC.	001802055
M.O.T.Z. INTERNATIONAL INDUSTRIES LTD.	001045884
N. T. CONSTRUCTION CONSULTING LTD.	001308338
NORTH-SEVEN CONSTRUCTION LTD.	000964803
ONTARIO CREDIT COLLECTIONS LTD.	000832988
ONTARIO EWASTE RECYCLING INC.	002321320
ORGINFO INC.	001286656
PRECISION INDUSTRIAL MILLWRIGHTING SERVICES INC.	002161250
PROCESSED PANELS CORPORATION	001689375
RAINBOW RESINS & COMPOUNDS INC.	002015109
SAIN COMMUNICATIONS INC.	002156181
SANDERS (MOUNT BRYDGES) INC.	001412761
SENTINEL COMMUNICATIONS LTD.	000319303
SIDHU HOSPITALITY INC.	001395235
SMYLE WITH STYLE INC.	002289898
STEVE LAWSON INVESTMENTS LTD.	000793525
TELE-KARE SERVICES LIMITED	000788450
VANMAR SALES & MARKETING INC.	001102593
WESTON LONDON CONSTRUCTION LTD.	002288484
WORLD REPLICA INC.	002070557
XINDA INTERNATIONAL INC.	002147059
1117531 ONTARIO LIMITED	001117531
1155524 ONTARIO INC.	001155524
1260554 ONTARIO INC.	001260554
1514120 ONTARIO LIMITED	001514120
1720104 ONTARIO CORPORATION	001720104
1820166 ONTARIO LIMITED	001820166
2W INVESTMENTS LIMITED	000539468
2033337 ONTARIO LTD.	002033337
2070190 ONTARIO INC.	002070190
2071479 ONTARIO LIMITED	002071479
530703 ONTARIO INC.	000530703
845215 ONTARIO LIMITED	000845215
983370 ONTARIO INC.	000983370
990254 ONTARIO LIMITED	000990254
2012-12-04	
ABBEY IRRIGATION & LIGHTING LIMITED	001368024
ATAS GROUP (CANADA) INC.	001562078
BILAL HALAL PIZZA AND CHICKEN INC.	001779336
ED BELLIVEAU & SONS LTD.	000349611
HARMONY GLOBAL HOLDINGS, INC.	002061108
L & B MOTORS INC.	002118910
L.P. HUNT INVESTMENTS LTD.	000510336
MCMILLAN MARKETING INC.	001077312
MIC MAS INVESTMENTS LIMITED	000649505
PIVOTAL DECISIONS INC.	002072220
REGAL CASTLE DEVELOPMENTS INC.	000859621
ROAD-EX LOGISTICS INC.	001632646
S.LU INC.	002151527
SAHRAT CAFE & GRILL LTD.	002282059
TAPER MACHINE PRODUCTS LTD.	001130404
TEETHBRUSH INC.	002140734
THE PALADIN AGENCY INC.	001248841
TRDC CONSULTING INC.	001310386
WALK IN COLLISION CENTRE INC.	001795418
WHITE ROSE LIMOUSINE SERVICES INC.	001852861
WILSON TRANSPORT INC.	002133735
1057993 ONTARIO LTD.	001057993
1230876 ONTARIO LIMITED	001230876
1463769 ONTARIO LTD.	001463769
1658592 ONTARIO INC.	001658592
1722913 ONTARIO LTD.	001722913
1759212 ONTARIO INC.	001759212
1817142 ONTARIO CORPORATION	001817142

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2233739 ONTARIO INC.	002233739
2273165 ONTARIO LTD.	002273165
750730 ONTARIO LIMITED	000750730
781947 ONTARIO LTD.	000781947
827940 ONTARIO INC.	000827940
833429 ONTARIO INC.	000833429
2012-12-05	
AMEEA CORPORATION	002142676
BASK GROUP INC.	001142396
BLACK SWANN ENTERTAINMENT INC.	002191847
CAPITOL ORNAMENT COMPANY, LIMITED	000050102
DE GALL'S GENERAL CONTRACTING LTD.	001257563
FORCED ROAD INVESTMENTS LTD.	000483234
J. FRIESEN DRUGS LIMITED	001182042
JRI ENTERPRISES INC.	002102526
MARGO'S CUSTOM HATS LTD.	000521206
MICRO QUALITY TOOL LTD.	001430862
P.B.R. SERVICES INC.	002032453
SHE-BA INTERIORS INC.	000550015
TANGO MARKETING INC.	002128411
THE ART DEN INC.	000715959
VGR & ASSOCIATES LTD.	001282758
1125421 ONTARIO INC.	001125421
1258083 ONTARIO INC.	001258083
1522724 ONTARIO INC.	001522724
1715794 ONTARIO LTD.	001715794
2083994 ONTARIO INC.	002083994
2226901 ONTARIO LTD.	002226901
599402 ONTARIO INC.	000599402
941553 ONTARIO INC.	000941553
2012-12-06	
ANTOSKI ELECTRIC INC.	002097344
BINBROOK VIDEO INC.	001502659
FLEX TUTORING INC.	001666640
FREYMOUNT INDUSTRIES INC.	001222883
HAYES WORLDWIDE ENTERPRISE, LTD.	002296271
JDC SOLUTIONS INC.	001609291
JH WINDOW COVERINGS INC.	002088338
JOHN STEGENGA & SONS CO. LTD.	000393179
LAFARGE PAVING & CONSTRUCTION (EASTERN) LIMITED	001660877
MAJOR MISSISSAUGA DEVELOPMENTS LIMITED	000751588
RUNNING BEAR FARMS LTD.	000466990
SAAI SCIENCE AND ART INNOVATIONS INC.	001455628
THE NEW FENCE PEOPLE LIMITED	000952333
WORKLAB (WHITBY) INC.	002011646
1079341 ONTARIO LIMITED	001079341
1428304 ONTARIO LIMITED	001428304
1457934 ONTARIO LTD.	001457934
1480023 ONTARIO INC.	001480023
1786857 ONTARIO INC.	001786857
1838464 ONTARIO LIMITED	001838464
2189671 ONTARIO INC.	002189671
51-57 KING WILLIAM STREET DEVELOPMENTS INC.	002124677
823930 ONTARIO LIMITED	000823930
855436 ONTARIO LIMITED	000855436
978799 ONTARIO INC.	000978799
2012-12-07	
AJM CONTRACTING LTD.	001214840
AMILA VENTURES GROUP INC.	000558447
BANGKOK THAI CUISINE INC.	001285784
CORNELL COURTYARD HOMES LTD.	002035029
DANHAR SALES INC.	001771142
DEVELOPCO HOLDINGS INC	000659214
E38 CANADA PHILANTHROPY INC.	002296836
FLAME-CUT TECHNOLOGY SYSTEMS INC.	000928116
KANTREX SALES & DISTRIBUTION INC.	000358704
MARTEX TRANSPORT LTD.	001545879

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MOONSTAR TRANSPORT LTD.	002252193
RIDGELY CONSTRUCTION MANAGEMENT INC.	001244818
SABEL INVESTMENTS II-B LIMITED	000777379
STEVE BUDAK CONSTRUCTION LTD.	000643693
TRADE FX LTD.	002061840
YAWORSKY MARKETING INC.	001670513
1255087 ONTARIO INC.	001255087
1263183 ONTARIO LTD.	001263183
1281496 ONTARIO INC.	001281496
1290514 ONTARIO INC.	001290514
1353862 ONTARIO LIMITED	001353862
1379011 ONTARIO LIMITED	001379011
1416766 ONTARIO LIMITED	001416766
1427508 ONTARIO LTD.	001427508
1731986 ONTARIO INC.	001731986
1773680 ONTARIO INC.	001773680
2172650 ONTARIO LTD.	002172650
2288996 ONTARIO LTD.	002288996
2301807 ONTARIO INC.	002301807
808068 ONTARIO INC.	000808068
2012-12-08	
WATERHOUSE AND MAY HOLDINGS LIMITED	000562495
2012-12-10	
ASJ SYSTEMS CONSULTANTS LTD	001306983
KINGSDALE MORTGAGE MANAGEMENT CORPORATION IN TRUST	002032228
1497030 ONTARIO INC.	001497030
806661 ONTARIO INC.	000806661
2012-12-11	
THE CENTER FOR CLINICIAN LEADERSHIP INC.	001690231
2012-12-12	
HIGHSPEED CREATIVE INC.	001427730
INNER-VITALITY INC.	001657066
MSW SMART SYSTEM CANADA INC.	002254303
RIVERRIDGE ENERGY CORP.	001683604
TOTO INTERNATIONAL LIMITED	000823238
2049513 ONTARIO LTD.	002049513
2012-12-13	
CULTURE MASTER INC.	001591412
DALY CONSTRUCTION LIMITED	000081743
H & C TRADING INC.	001021564
NORDICO CONSULTING INC.	002150390
REDIMONI HOLDINGS LIMITED	000726302
SOMA APARTMENTS INC.	002016682
1000284 ONTARIO INC.	001000284
2127593 ONTARIO LTD.	002127593
2308016 ONTARIO INC.	002308016
2012-12-14	
API ARCHITECT INC.	001312163
AULAKH TRANSPORT INC.	001354623
BATEMAN ELECTRIC LTD.	002006457
CUNNINGHAM (NORTHERN AND EASTERN) INC.	000845227
DR & C MANAGEMENT INC.	001532768
FRESCO HOLDINGS INC.	001419921
GEORGE ROBERT EQUIPMENT INC.	001303773
GOAL TRANSPORT INC.	002301067
I.F. PROPCO (ONT.) LTD.	000788009
I.F. PROPCO HOLDINGS (ONTARIO) 43 LTD.	001281101
I.F. PROPCO HOLDINGS (ONTARIO) 44 LTD.	001316938
I.F. PROPCO HOLDINGS (ONTARIO) 53 LTD.	001413681
I.P. HOLDINGS (I) LTD.	001034136
JOHN A. HUNTER IT CONSULTING INC.	001777440
M. H. & ASSOCIATES INC.	001179191
McMILLAN AND LOWE INTERNATIONAL INC.	001240118
RAJRAV TRANSPORT INC.	002055011
RX OPTICAL INC.	001533334
SIMON'S AUTO LIMITED	000413010
TAG TRANSPORTATION INC.	002161556

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
TRIPALMS EQUITY INC.	002094989
1084193 ONTARIO LIMITED	001084193
1100892 ONTARIO INC.	001100892
1111922 ONTARIO LIMITED	001111922
1328434 ONTARIO LIMITED	001328434
1604766 ONTARIO LTD.	001604766
1788053 ONTARIO LIMITED	001788053
2134191 ONTARIO INC.	002134191
687224 ONTARIO INC.	000687224
757850 ONTARIO LIMITED	000757850
945298 ONTARIO INC.	000945298
2012-12-17	
COURTSHOP RUNNING & RACQUET SPORTS INC.	000430158
JOIE DE CUISINE LTD.	002116898
LORNAJEAN HOLDINGS LIMITED	000215315
NETEZZA CANADA CORPORATION	002135981
ROBERT SAAD CINEMATOGRAPHY LIMITED	000444396
ROYAL SPONGE INVESTMENTS INC.	001690713
RZBOOKS INC.	001711852
SCHAFER STRUCTURES & RENOVATIONS INC.	000533890
STRATEGIC PLANNING SYSTEMS (SPS) LIMITED	000855838
TUFF CONTROL SYSTEMS LIMITED	001834253
WIESLAW MAKAR CONSTRUCTION LTD.	001499213
1080305 ONTARIO INC.	001080305
1302349 ONTARIO INC.	001302349
1726062 ONTARIO INC.	001726062
1838070 ONTARIO LTD.	001838070
2059561 ONTARIO LIMITED	002059561
2131492 ONTARIO INC.	002131492
2256142 ONTARIO INC.	002256142
2012-12-18	
EAST WAY INC.	001247676
ENN GROUP CANADA CO. LTD.	002278839
GELLENY CORPORATION	000798101
GIELLE SPORT INC.	002148845
GK TECHNOLOGIES OF CANADA LTD.	000036320
HYDE PARK 1980 GP. INC.	001779337
SIMPSON CONSULTING INC.	001239989
1548795 ONTARIO INC.	001548795
1708271 ONTARIO INC.	001708271
1768223 ONTARIO INC.	001768223
2263425 ONTARIO INC.	002263425
2265839 ONTARIO INC.	002265839
459733 ONTARIO LIMITED	000459733
6750 CENTURY PANATTONI GP INC.	002175514
2012-12-19	
BERMOR FURNITURE LIMITED	000740253
CHARIOT LIMOUSINE INC.	002275005
CHRISTINE'S FLOWERS (BOLTON) INC.	001095474
ESCADA RESIDENTIAL HOUSE FRAMING INC.	001761458
FCE INC.	001822826
RECNY INTERNATIONAL LTD.	002006481
TECHNOL FORM INC.	002013437
1041393 ONTARIO LIMITED	001041393
1280046 ONTARIO LIMITED	001280046
1329897 ONTARIO LIMITED	001329897
1329899 ONTARIO LIMITED	001329899
1493258 ONTARIO LIMITED	001493258
1767550 ONTARIO INC.	001767550
2012-12-20	
OSMINGTON (OAK PARK) INC.	002110770
QUANZA ROOFING LTD.	001173109
1451430 ONTARIO LTD.	001451430

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Treasury Board Orders 2010-11

Arrêtés du Conseil du Trésor pour 2010-11

List of Treasury Board Orders and offsets, relating to the 2010-11 fiscal year.

No. 1	Date April 15, 2010	Ministry Education	Explanation
Vote/Item	Amount		
1002-1	\$850,000		Transfer of funding to support the first phase of the transfer of child care responsibilities.
Offset:		Ministry Children and Youth Services	
3702-3	(\$850,000)		Early Learning and Child Development.
No. 2	Date June 17, 2010	Ministry Aboriginal Affairs	Explanation
Vote/Item	Amount		
2001-3	\$2,800,000		Funding to support the Friendship Centre Infrastructure Program.
Offset:		Ministry Energy and Infrastructure	
2903-2	(\$2,800,000)		Infrastructure and Growth Planning/Infrastructure Programs.
No. 3	Date June 17, 2010	Ministry Cabinet Office	Explanation
Vote/Item	Amount		
401-1	\$770,000		The Province's share of costs associated with the Royal Visit 2010.
Offset:		Ministry Finance	
1203-10	(\$770,000)		Treasury Board Contingency Fund.
No. 4	Date June 17, 2010	Ministry Government Services	Explanation
Vote/Item	Amount		
1811-13	\$2,405,000		Funding for the Contact Centre Modernization Initiative.
Offset:		Ministry Government Services	
1814-3	(\$2,405,000)		Service Ontario Program/Service Ontario.
No. 5	Date June 17, 2010	Ministry Government Services	Explanation
Vote/Item	Amount		
1811-13	\$2,383,000		Imputed interest related to the Major Applications Portfolio Strategy.
Offset:		Ministry Energy and Infrastructure	
2903-3	(\$2,383,000)		Infrastructure and Growth Planning/Infrastructure Programs.
No. 6	Date June 17, 2010	Ministry Municipal Affairs and Housing	Explanation
Vote/Item	Amount		
1902-4	\$1,000,000		Disaster relief assistance for tornado damage in Essex.
Offset:		Ministry Finance	
1203-10	(\$1,000,000)		Treasury Board Contingency Fund.
No. 7	Date June 17, 2010	Ministry Revenue	Explanation
Vote/Item	Amount		
3201-6	\$20,000,000		To compensate First Nations for disbursements related to the Harmonized Sales Tax point-of-sale exemption.
Offset:		Ministry Finance	
1203-10	(\$20,000,000)		Treasury Board Contingency Fund.
No. 8	Date June 17, 2010	Ministry Aboriginal Affairs	Explanation
Vote/Item	Amount		
2001-1	\$500,000		To compensate First Nations for disbursements related to the Harmonized Sales Tax point-of-sale exemption.
Offset:		Ministry Finance	
1203-10	(\$500,000)		Treasury Board Contingency Fund.
No. 9	Date June 17, 2010	Ministry Revenue	Explanation
Vote/Item	Amount		
3201-5	\$2,480,000		Funding for project costs for transforming Ontario's Benefit Programs.
3201-7	\$165,900		
Offset:		Ministry Revenue	
3201-6	(\$2,645,900)		Tax Revenue/Operations.

No. 10	Date June 17, 2010	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3804-1	\$3,950,000	Provincial funding for the delivery of a new capital program to support projects serving diverse cultural communities.
Offset:		Ministry
		Energy and Infrastructure
2903-2	(\$3,950,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 11	Date July 7, 2010	Ministry Community Safety and Correctional Services
Vote/Item	Amount	Explanation
2603-9	\$2,600,000	Funding to support the First Nations Critical Policing Infrastructure investment.
Offset:		Ministry
		Community Safety and Correctional Services
2603-5	(\$2,600,000)	Public Safety Division/External Relations Branch.
No. 12	Date July 7, 2010	Ministry Natural Resources
Vote/Item	Amount	Explanation
2104-2	\$57,100,000	Funding for increased forest fire fighting activity in the 2010 fire season.
Offset:		Ministry
		Finance
1203-10	(\$57,100,000)	Treasury Board Contingency Fund.
No. 13	Date August 5, 2010	Ministry Cabinet Office
Vote/Item	Amount	Explanation
401-1	\$200,000	Disaster relief assistance due to monsoon floods in Pakistan.
Offset:		Ministry
		Finance
1203-10	(\$200,000)	Treasury Board Contingency Fund.
No. 14	Date July 28, 2010	Ministry Agriculture, Food and Rural Affairs
Vote/Item	Amount	Explanation
108-4	\$9,000,000	Funding for the extension of the Risk Management Program.
Offset:		Ministry
		Agriculture, Food and Rural Affairs
107-1	(\$3,000,000)	Expenditure decreases in:
108-1	(\$4,000,000)	Better Public Health and Environment/Better Public Health and Environment.
		Strong Agriculture, Food and Bio-Product Sectors and Strong Rural Communities/Economic Development.
108-3	(\$2,000,000)	Strong Agriculture, Food and Bio-Product Sectors and Strong Rural Communities/ Research.
No. 15	Date August 12, 2010	Ministry Cabinet Office
Vote/Item	Amount	Explanation
401-1	\$800,000	Additional disaster relief assistance due to monsoon floods in Pakistan.
Offset:		Ministry
		Finance
1203-10	(\$800,000)	Treasury Board Contingency Fund.
No. 16	Date August 23, 2010	Ministry Aboriginal Affairs
Vote/Item	Amount	Explanation
2001-3	\$3,640,000	Transfer of Ipperwash Park land to the federal government for addition to the reserve of the Chippewas of Kettle and Stony Point First Nation.
Offset:		Ministry
		Infrastructure
2903-3	(\$3,640,000)	Capital Contingency Fund.
No. 17	Date August 23, 2010	Ministry Health and Long-Term Care
Vote/Item	Amount	Explanation
1402-1	\$4,308,300	Funding to establish the Drug Treatment Funding Program.
1412-1	\$656,500	
Offset:		Ministry
		Finance
1203-10	(\$4,964,800)	Treasury Board Contingency Fund.
No. 18	Date August 23, 2010	Ministry Revenue
Vote/Item	Amount	Explanation
3201-5	\$3,500,000	Funding for the Northern Ontario Energy Credit.
3201-6	\$37,369,800	
Offset:		Ministry
		Revenue
3201-7	(\$40,869,800)	Tax Revenue/Tax Administration Policy & Partnerships.

No. 19 Vote/Item	Date August 23, 2010 Amount	Ministry Finance Explanation
1202-1	\$470,200	Funding for ongoing analysis of sales tax issues.
Offset:		Ministry Revenue
3201-6	(\$176,400)	Expenditure decreases in: Tax Revenue/Operations.
3201-7	(\$72,300)	Tax Revenue/Tax Administration Policy & Partnerships.
3201-8	(\$221,500)	Tax Revenue/Compliance Programs.
No. 20 Vote/Item	Date August 23, 2010 Amount	Ministry Tourism and Culture Explanation
3805-1	\$1,000,000	Provision of the 2010-11 transfer payment to the Canadian Film Centre.
Offset:		Ministry Finance
1203-6	(\$1,000,000)	Economic, Fiscal, and Financial Policy Program/Municipal Support Programs.
No. 21 Vote/Item	Date August 23, 2010 Amount	Ministry Finance Explanation
1203-10	\$12,000,000	Recovery of savings from Employment Ontario program underspending.
Offset:		Ministry Training, Colleges and Universities
3003-7	(\$12,000,000)	Employment Ontario Program/Employment Ontario System.
No. 22 Vote/Item	Date September 13, 2010 Amount	Ministry Finance Explanation
1201-1	\$234,500	Legal services to support the Retail Sales Tax Wind-Down Strategy.
Offset:		Ministry Revenue
3201-7	(\$234,500)	Tax Revenue/Tax Administration Policy and Partnerships.
No. 23 Vote/Item	Date September 16, 2010 Amount	Ministry Education Explanation
1002-2	\$18,861,200	Increase in funding to address ongoing operational and capital requirements of the Ontario Educational Communications Authority and L'Office des télécommunications éducatives de langue français de l'Ontario.
1002-3	\$2,000,000	
Offset:		Ministry Education
1002-1	(\$20,861,200)	Elementary and Secondary Education Program/Policy and Program Delivery.
No. 24 Vote/Item	Date September 16, 2010 Amount	Ministry Economic Development and Trade Explanation
902-8	\$31,800,000	Allocation for Strategic Jobs and Investment Fund.
Offset:		Ministry Finance
1203-10	(\$31,800,000)	Treasury Board Contingency Fund.
No. 25 Vote/Item	Date September 16, 2010 Amount	Ministry Municipal Affairs and Housing Explanation
1902-4	\$199,300	Funding for Information Technology related costs for the One Window Planning.
Offset:		Ministry Municipal Affairs and Housing
1904-2	(\$199,300)	Affordable Housing Program/Social and Market Housing.
No. 26 Vote/Item	Date September 16, 2010 Amount	Ministry Revenue Explanation
3201-7	\$1,200,000	Support for the Contraband-Free Ontario Strategy.
Offset:		Ministry Revenue
3201-8	(\$1,200,000)	Tax Revenue/Compliance Programs.
No. 27 Vote/Item	Date September 16, 2010 Amount	Ministry Finance Explanation
1203-10	\$15,000,000	Funding for estimated rebates to First Nations and First Nations peoples to refund the provincial portion of Harmonized Sales Tax.
Offset:		Ministry Revenue
3201-6	(\$15,000,000)	Tax Revenue/Operations.

No. 28	Date September 16, 2010	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3003-7	\$7,760,000	Transfer of funding for delivery of the Northern Training Partnership Fund.
Offset:		Ministry Aboriginal Affairs
2001-1	(\$7,760,000)	Ministry of Aboriginal Affairs Program/Ministry of Aboriginal Affairs.
No. 29	Date September 16, 2010	Ministry Natural Resources
Vote/Item	Amount	Explanation
2103-3	\$8,972,000	Funding to support Infrastructure Stimulus Fund projects.
2103-4	\$13,970,000	
Offset:		Ministry Infrastructure
2903-2	(\$22,942,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 30	Date September 16, 2010	Ministry Northern Development, Mines and Forestry
Vote/Item	Amount	Explanation
2202-4	\$18,586,000	Funding to support Infrastructure Stimulus Fund projects.
Offset:		Ministry Infrastructure
2903-2	(\$18,586,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 31	Date September 16, 2010	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3804-1	\$29,017,400	Funding to support Infrastructure Stimulus Fund projects.
Offset:		Ministry Infrastructure
2903-2	(\$29,017,400)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 32	Date September 16, 2010	Ministry Transportation
Vote/Item	Amount	Explanation
2702-3	\$19,400,000	Funding to support Infrastructure Stimulus Fund projects.
2704-3	\$105,050,000	
Offset:		Ministry Infrastructure
2903-2	(\$124,450,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 33	Date September 16, 2010	Ministry Infrastructure
Vote/Item	Amount	Explanation
2903-2	\$39,245,000	Funding for the continued preparation of the West Don Lands and the development of the 2015 Pan Am Athletes' Village.
Offset:		Ministry Infrastructure
2903-3	(\$39,245,000)	Capital Contingency Fund.
No. 34	Date September 16, 2010	Ministry Health Promotion and Sport
Vote/Item	Amount	Explanation
4201-3	\$6,836,800	Development of the 2015 Pan Am Athletes' Village.
Offset:		Ministry Infrastructure
2903-3	(\$6,836,800)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 35	Date September 16, 2010	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3802-1	\$10,000,000	Funding for aquarium development in Toronto.
Offset:		Ministry Finance
1203-10	(\$10,000,000)	Treasury Board Contingency Fund.
No. 36	Date October 21, 2010	Ministry Aboriginal Affairs
Vote/Item	Amount	Explanation
2001-2	\$5,195,100	Financial payment to the Fort William First Nation as part of the Boundary Claim Negotiation Agreement.
Offset:		Ministry Finance
1203-10	(\$5,195,100)	Treasury Board Contingency Fund.

No. 37	Date October 21, 2010	Ministry Aboriginal Affairs
Vote/Item	Amount	Explanation
2001-3	\$523,000	Implementation costs of the Boundary Claim Negotiation Agreement.
Offset:		Ministry
		Infrastructure
2903-3	(\$523,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 38	Date October 21, 2010	Ministry Energy
Vote/Item	Amount	Explanation
2902-1	\$25,300,000	Additional funding for the Ontario Home Energy Savings Program.
Offset:		Ministry
		Energy and Infrastructure
2901-1	(\$2,500,000)	Expenditure decreases in:
2903-1	(\$2,100,000)	Ministry Administration Program/Ministry Administration.
2904-1	(\$1,700,000)	Infrastructure and Growth Planning/Infrastructure Programs.
2904-2	(\$19,000,000)	Realty Development and Management/Realty Programs.
		Realty Development and Management/Realty Development and Management - Expense.
No. 39	Date October 21, 2010	Ministry Northern Development, Mines and Forestry
Vote/Item	Amount	Explanation
2202-3	\$8,800,000	Loan agreement with a forestry company.
Offset:		Ministry
		Northern Development, Mines and Forestry
2202-4	(\$8,800,000)	Northern Development Program/Northern Development Capital Assets.
No. 40	Date November 15, 2010	Ministry Children and Youth Services
Vote/Item	Amount	Explanation
3702-3	\$397,000	Funding for 2010 Ontario Child Benefit Multicultural advertising campaign expenses.
Offset:		Ministry
		Government Services
1801-1	(\$397,000)	Ministry Administration Program/Ministry Administration.
No. 41	Date October 15, 2010	Ministry Health and Long-Term Care
Vote/Item	Amount	Explanation
1401-2	\$3,442,300	Funding to address increased caseloads and related operational costs at the Ontario Review Board.
Offset:		Ministry
		Health and Long-Term Care
1412-4	(\$3,442,300)	Provincial Programs and Stewardship/Stewardship.
No. 42	Date November 29, 2010	Ministry Economic Development and Trade
Vote/Item	Amount	Explanation
902-12	\$1,975,000	Funding for G8/G20 advertising campaign expenses.
Offset:		Ministry
		Government Services
1801-1	(\$1,975,000)	Ministry Administration Program/Ministry Administration.
No. 43	Date October 26, 2010	Ministry Transportation
Vote/Item	Amount	Explanation
2701-3	\$5,000,000	Fleet acquisition costs.
Offset:		Ministry
		Transportation
2704-3	(\$5,000,000)	Provincial Highways Management/Land and Marine Fleet.
No. 44	Date December 16, 2010	Ministry Government Services
Vote/Item	Amount	Explanation
1807-1	\$152,223,000	Special payment for the Public Service Pension Plan.
Offset:		Ministry
		Finance
1203-10	(\$152,223,000)	Treasury Board Contingency Fund.
No. 45	Date November 18, 2010	Ministry Education
Vote/Item	Amount	Explanation
1002-1	\$834,772,700	Transfer of child care program including funding and corporate responsibilities.
1002-3	\$1,040,000	
Offset:		Ministry
		Children and Youth Services
3702-3	(\$834,772,700)	Expenditure decreases in:
3703-1	(\$1,040,000)	Children and Youth Services Program/Early Learning and Child Development.
		Infrastructure Program/Children and Youth Services Capital.

No. 46	Date November 18, 2010	Ministry Government Services
Vote/Item	Amount	Explanation
1801-1	\$5,000,000	Funding to support bulk media purchases.
Offset:		Ministry Finance
1203-10	(\$5,000,000)	Treasury Board Contingency Fund.
No. 47	Date November 18, 2010	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3805-1	\$2,000,000	Funding to support the Ontario Media Development Corporation's programs and services.
Offset:		Ministry Finance
1203-10	(\$2,000,000)	Treasury Board Contingency Fund.
No. 48	Date November 18, 2010	Ministry Francophone Affairs
Vote/Item	Amount	Explanation
1301-1	\$465,000	Three special projects under the Canada-Ontario Agreement on French Language Services.
Offset:		Ministry Finance
1203-10	(\$465,000)	Treasury Board Contingency Fund.
No. 49	Date December 2, 2010	Ministry Attorney General
Vote/Item	Amount	Explanation
306-1	\$450,000	Funding for the Special Victims' Projects Fund.
Offset:		Ministry Finance
1203-10	(\$450,000)	Treasury Board Contingency Fund.
No. 50	Date December 2, 2010	Ministry Economic Development and Trade
Vote/Item	Amount	Explanation
901-1	\$700,000	Funding to address salary and wage pressures.
Offset:		Ministry Economic Development and Trade
902-12	(\$700,000)	Economic Development and Trade Program/Economic Development and Trade.
No. 51	Date December 2, 2010	Ministry Government Services
Vote/Item	Amount	Explanation
1814-1	\$4,506,600	Funding to migrate services to ServiceOntario.
Offset:		Ministry Transportation
2703-1	(\$4,506,600)	Road User Safety Program/Road User Safety.
No. 52	Date December 2, 2010	Ministry Natural Resources
Vote/Item	Amount	Explanation
2103-1	\$3,500,000	Funding to support the Far North program.
Offset:		Ministry Natural Resources
2104-2	(\$3,500,000)	Public Safety and Emergency Response Program/Extra Fire Fighting.
No. 53	Date December 2, 2010	Ministry Natural Resources
Vote/Item	Amount	Explanation
2103-1	\$1,000,000	Funding to support the Far North program.
Offset:		Ministry Aboriginal Affairs
2001-1	(\$1,000,000)	Ministry of Aboriginal Affairs Program/Ministry of Aboriginal Affairs.
No. 54	Date December 2, 2010	Ministry Government Services
Vote/Item	Amount	Explanation
1811-14	\$2,221,200	Funding to support the Payroll Modernization Project.
Offset:		Ministry Government Services
1814-3	(\$2,221,200)	ServiceOntario Program/Service Ontario.
No. 55	Date December 2, 2010	Ministry Health and Long-Term Care
Vote/Item	Amount	Explanation
1413-4	\$1,602,200	Purchase of infrastructure hardware to support the Province's Emergency Health Services Ambulance Response Information System and two Communication Console systems.
Offset:		Ministry Health and Long-Term Care
1413-1	(\$1,602,200)	Information Systems/Information Technology Services – Health Cluster.

No. 56	Date December 2, 2010	Ministry Health and Long-Term Care
Vote/Item	Amount	Explanation
1413-4	\$2,039,000	Realignment of funding for the Panorama Project.
1406-4	\$250,000	
1413-1	\$3,571,000	
Offset:		Ministry Health and Long-Term Care
1403-1	(\$3,562,400)	Expenditure decreases in:
1403-2	(\$2,297,600)	cHealth and Information Management Program/cHealth and Information Management.
		cHealth and Information Management Program/cHealth and Information Management.
No. 57	Date December 2, 2010	Ministry Northern Development, Mines and Forestry
Vote/Item	Amount	Explanation
2202-2	\$1,500,000	Funding to complete the commissioning of the Moosonee Ferry.
Offset:		Ministry Northern Development, Mines and Forestry
2202-4	(\$1,500,000)	Northern Development Program/Northern Development Capital Assets.
No. 58	Date January 24, 2011	Ministry Energy
Vote/Item	Amount	Explanation
2905-1	\$300,000,000	Initial funding for the Ontario Clean Energy Benefit.
Offset:		Ministry Finance
1203-10	(\$300,000,000)	Treasury Board Contingency Fund.
No. 59	Date January 24, 2011	Ministry Revenue
Vote/Item	Amount	Explanation
3201-5	\$3,315,600	Realignment of funding for Corporate Information Technology Systems.
Offset:		Ministry Revenue
3201-8	(\$3,315,600)	Tax Revenue/Compliance Programs.
No. 60	Date January 27, 2011	Ministry Government Services
Vote/Item	Amount	Explanation
1811-14	\$495,000	Funding for the Payroll Modernization Project.
Offset:		Ministry Government Services
1811-13	(\$495,000)	Enterprise Business Services Program/Corporate Information and Information Technology.
No. 61	Date January 27, 2011	Ministry Energy
Vote/Item	Amount	Explanation
2902-1	\$85,100,000	Additional funding for the Ontario Home Energy Savings Program.
Offset:		Ministry Infrastructure
2903-2	(\$85,100,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 62	Date January 27, 2011	Ministry Municipal Affairs and Housing
Vote/Item	Amount	Explanation
1902-3	\$25,000,000	Preliminary allocation for the Hamilton Pan/Parapan Am Games stadium.
Offset:		Ministry Infrastructure
2903-2	(\$25,000,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 63	Date January 27, 2011	Ministry Northern Development, Mines and Forestry
Vote/Item	Amount	Explanation
2202-2	\$1,991,700	Funding for the Huron Central Railway.
Offset:		Ministry Infrastructure
2903-2	(\$1,991,700)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 64	Date February 17, 2011	Ministry Revenue
Vote/Item	Amount	Explanation
3201-8	\$5,100,000	Funding for Sales Tax Reform Budget Initiatives advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$5,100,000)	Ministry Administration Program/Ministry Administration.

No. 65	Date January 27, 2011	Ministry Health and Long-Term Care
Vote/Item	Amount	Explanation
1401-1	\$8,925,900	Increased costs in adjudicative boards, employee benefits and other costs.
Offset:		Ministry Health and Long-Term Care
1406-4	(\$8,925,900)	Public Health Program/Public Health.
No. 66	Date February 3, 2011	Ministry Labour
Vote/Item	Amount	Explanation
1605-1	\$1,155,700	Year-end realignment of funding to address pressures.
Offset:		Ministry Labour
1601-1	(\$210,500)	Expenditure decreases in:
1602-1	(\$455,000)	Ministry Administration Program/Ministry Administration.
1602-2	(\$165,000)	Pay Equity Commission Program/Pay Equity Office.
1603-1	(\$325,200)	Pay Equity Commission Program/Pay Equity Hearings Tribunal. Labour Relations Program/Ontario Labour Relations Board.
No. 67	Date March 3, 2011	Ministry Children and Youth Services
Vote/Item	Amount	Explanation
3702-3	\$475,600	Funding to provide support to Transfer Payment service providers for priority deferred repairs and maintenance projects.
3702-5	\$446,600	
3702-7	\$3,577,800	
Offset:		Ministry Health and Long-Term Care
1412-1	(\$4,500,000)	Provincial Programs and Stewardship/Provincial Programs.
No. 68	Date February 28, 2011	Ministry Government Services
Vote/Item	Amount	Explanation
1801-5	\$349,700	Year-end realignment of funding to address pressures in: Ministry Administration Program/Government Services Delivery Cluster. Enterprise Business Services Program/Corporate Information and Information Technology. Enterprise Business Services Program/Ontario Shared Services. Enterprise Business Services Program/Ontario Public Service Green Office. Agencies, Boards, Commissions and Tribunals/Advertising Review Board. ServiceOntario Program/ServiceOntario.
1811-1	\$2,445,600	
1811-5	\$198,200	
1811-11	\$51,900	
1812-4	\$764,400	
1814-1	\$7,012,500	
Offset:		Ministry Government Services
1801-1	(\$3,101,400)	Expenditure decreases in:
1808-8	(\$6,066,400)	Ministry Administration Program/Ministry Administration.
1811-7	(\$1,654,500)	Human Resources Services Program/HROntario. Enterprise Business Services Program/Archives of Ontario.
No. 69	Date February 10, 2011	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3002-1	\$1,800,000	Year-end realignment of funding to address pressures in: Postsecondary Education Program/Colleges, Universities and Student Support. Ministry Administration Program/Ministry Administration. Strategic Policy and Programs/Strategic Policy and Programs.
3001-1	\$1,180,000	
3004-1	\$517,000	
Offset:		Ministry Training, Colleges and Universities
3003-7	(\$3,497,000)	Employment Ontario Program/Employment Ontario.
No. 70	Date February 17, 2011	Ministry Aboriginal Affairs
Vote/Item	Amount	Explanation
2001-3	\$1,060,000	Funding to complete the transfer of the Ipperwash Park property to the Government of Canada and to provide funding to support three projects under the Aboriginal Community Capital Grants Program.
Offset:		Ministry Aboriginal Affairs
2001-1	(\$1,060,000)	Ministry of Aboriginal Affairs Program/Ministry of Aboriginal Affairs.
No. 71	Date February 17, 2011	Ministry Aboriginal Affairs
Vote/Item	Amount	Explanation
2001-2	\$5,090,000	Wabaseemoong Negotiations Settlements.
Offset:		Ministry Finance
1203-10	(\$5,090,000)	Treasury Board Contingency Fund.

No. 72	Date February 17, 2011	Ministry Attorney General
Vote/Item	Amount	Explanation
303-2	\$2,528,700	Extension of Federal-Provincial-Territorial Cost-Sharing Agreement for Legal Aid Ontario.
Offset:		Ministry Finance
1203-10	(\$2,528,700)	Treasury Board Contingency Fund.
No. 73	Date February 17, 2011	Ministry Children and Youth Services
Vote/Item	Amount	Explanation
3702-7	\$30,300,000	Support for service volume pressures in Child Protection Services.
Offset:		Ministry Children and Youth Services and Finance
3702-3	(\$3,100,000)	Expenditure decreases in: <i>Children and Youth Services:</i> Children and Youth Services Program/Early Learning and Child Development.
3702-5	(\$15,700,000)	Children and Youth Services Program/Specialized Services.
1203-10	(\$11,500,000)	<i>Finance:</i> Treasury Board Contingency Fund.
No. 74	Date February 17, 2011	Ministry Environment
Vote/Item	Amount	Explanation
1108-2	\$20,080,800	Year-end realignment of funding to address pressures, mainly in waste management.
1107-4	\$1,835,100	
Offset:		Ministry Environment
1106-1	(\$3,002,000)	Expenditure decreases in: Air Program/Smog and Air Toxics.
1106-3	(\$9,212,900)	Air Program/Climate Change.
1108-1	(\$641,200)	Waste Program/Non-Hazardous Waste Management.
1108-4	(\$9,059,800)	Waste Program/Capital – Waste.
No. 75	Date February 17, 2011	Ministry Finance
Vote/Item	Amount	Explanation
1203-1	\$1,074,200	Year-end realignment of funding to address pressures in: Economic, Fiscal, and Financial Policy Program/Economic Policy.
1203-6	\$17,553,000	Economic, Fiscal, and Financial Policy Program/Municipal Support Programs.
Offset:		Ministry Finance
1201-1	(\$8,199,100)	Ministry Administration Program/Ministry Administration.
1203-5	(\$9,265,000)	Economic, Fiscal, and Financial Policy Program/Provincial-Local Finance.
1203-8	(\$1,163,100)	Economic, Fiscal, and Financial Policy Program/Treasury Board Office.
No. 76	Date February 17, 2011	Ministry Government Services
Vote/Item	Amount	Explanation
1811-6	\$3,773,400	For deposits and prepaid expenses for maintenance and support services.
Offset:		Ministry Government Services
1811-5	(\$3,773,400)	Enterprise Business Services Program/Ontario Shared Services.
No. 77	Date February 17, 2011	Ministry Health and Long-Term Care
Vote/Item	Amount	Explanation
1411-1	\$1,316,986,000	Local Health Integration Networks funding realignment.
1413-1	\$7,362,000	
Offset:		Ministry Health and Long-Term Care
1412-1	(\$1,316,986,000)	Provincial Programs and Stewardship.
1403-1	(\$7,362,000)	cHealth and Information Management Program/cHealth and Information Management.
No. 78	Date February 17, 2011	Ministry Municipal Affairs and Housing
Vote/Item	Amount	Explanation
1902-4	\$3,768,300	Year-end realignment of funding to address pressures in: Local Government Program/Local Government.
1903-7	\$914,000	Land Use Planning and Building Regulation Program/Land Use Planning and Building Regulation.
1904-3	\$2,001,600	Affordable Housing Program/Residential Tenancy.
Offset:		Ministry Municipal Affairs and Housing
1901-1	(\$1,924,400)	Ministry Administration Program/Ministry Administration.
1904-2	(\$4,759,500)	Affordable Housing Program/Social and Market Housing.

No. 79	Date February 17, 2011	Ministry Infrastructure
Vote/Item	Amount	Explanation
2903-3	\$5,000,000	Additional investment in the Hamilton Pan/Parapan Am Games stadium.
Offset:		Ministry Municipal Affairs and Housing
1902-3	(\$5,000,000)	Local Government Program/Local Government.
No. 80	Date March 3, 2011	Ministry Children and Youth Services
Vote/Item	Amount	Explanation
3702-7	\$10,600,000	One-time investment to support Child Welfare Sector transformation.
Offset:		Ministry Finance
1203-10	(\$10,600,000)	Treasury Board Contingency Fund.
No. 81	Date March 3, 2011	Ministry Municipal Affairs and Housing
Vote/Item	Amount	Explanation
1903-7	\$20,000,000	Funding to support Friends of the Greenbelt Foundation in promoting and sustaining the Greenbelt.
Offset:		Ministry Finance
1203-10	(\$20,000,000)	Treasury Board Contingency Fund.
No. 82	Date March 18, 2011	Ministry Children and Youth Services
Vote/Item	Amount	Explanation
3702-3	\$3,067,400	Year-end realignment of funding to address pressures in: Children and Youth Services Program/Early Learning and Child Development.
3702-5	\$2,978,000	Children and Youth Services Program/Specialized Services.
3702-7	\$15,058,600	Children and Youth Services Program/Children and Youth at Risk.
3702-8	\$10,200,000	Children and Youth Services Program/Ontario Child Benefit.
Offset:		Ministry Children and Youth Services
3701-1	(\$20,600)	Expenditure decreases in: Ministry Administration Program/Ministry Administration.
3702-3	(\$11,983,400)	Children and Youth Services Program/Early Learning and Child Development.
3702-5	(\$15,800,000)	Children and Youth Services Program/Specialized Services.
3702-7	(\$2,000,000)	Children and Youth Services Program/Children and Youth at Risk.
3702-8	(\$1,500,000)	Children and Youth Services Program/Ontario Child Benefit.
No. 83	Date March 16, 2011	Ministry Northern Development, Mines and Forestry
Vote/Item	Amount	Explanation
2201-1	\$1,735,000	Year-end realignment of funding to address pressures in: Ministry Administration Program/Ministry Administration.
2202-1	\$4,000,000	Northern Development Program/Northern Economic Development.
Offset:		Ministry Northern Development, Mines and Forestry
2203-1	(\$1,735,000)	Expenditure decreases in: Mines and Minerals Program/Mineral Sector Competitiveness.
2204-1	(\$4,000,000)	Forestry Program/Forestry Program.
No. 84	Date March 31, 2011	Ministry Citizenship and Immigration
Vote/Item	Amount	Explanation
601-1	\$758,100	Year-end realignment of funding to address pressures in: Ministry Administration Program/Ministry Administration.
605-1	\$62,200	Regional Services Program/Regional Services.
Offset:		Ministry Citizenship and Immigration
602-1	(\$557,900)	Citizenship and Immigration Program/Citizenship and Immigration.
603-1	(\$262,400)	Ontario Women's Directorate Program/Ontario Women's Directorate.
No. 85	Date March 23, 2011	Ministry Health Promotion and Sport
Vote/Item	Amount	Explanation
4201-1	\$1,150,000	Realignment of funding resulting from reorganization of the Ministry.
Offset:		Ministry Health Promotion and Sport
4201-2	(\$1,150,000)	Ministry of Health Promotion/Health Promotion Programs.

No. 86	Date March 22, 2011	Ministry Agriculture, Food and Rural Affairs
Vote/Item	Amount	Explanation
108-1	\$27,000,000	Year-end realignment of funding to address pressures in: Strong Agriculture, Food and Bio-Product Sectors and Strong Rural Communities/Economic Development.
108-3	\$1,000,000	Strong Agriculture, Food and Bio-Product Sectors and Strong Rural Communities/Research.
Offset:		Ministry Agriculture, Food and Rural Affairs
101-1 108-4	(\$1,000,000) (\$27,000,000)	Ministry Administration Program/Ministry Administration. Strong Agriculture, Food and Bio-Product Sectors and Strong Rural Communities/Business Risk Management Transfers.
No. 87	Date March 30, 2011	Ministry Education
Vote/Item	Amount	Explanation
1001-1 1003-1	\$506,700 \$686,900	Year-end realignment of funding to address pressures in: Ministry Administration Program/Ministry Administration. Community Services Information and Information Technology Cluster/Community Services Information and Information Technology Cluster.
Offset:		Ministry Education
1002-2	(\$1,193,600)	Elementary and Secondary Education Program/Educational Operations.
No. 88	Date April 4, 2011	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3805-1	\$4,926,200	Operating deficits at the Royal Ontario Museum.
Offset:		Ministry Tourism and Culture
3801-1 3802-1 3807-1	(\$1,426,200) (\$928,500) (\$2,571,500)	Ministry Administration Program/Ministry Administration. Tourism Program/Tourism. Ontario Seniors' Secretariat/Ontario Seniors' Secretariat.
No. 89	Date March 24, 2011	Ministry Community and Social Services
Vote/Item	Amount	Explanation
702-12	\$800,000	Internal reallocation to align resources with priorities.
Offset:		Ministry Community and Social Services
702-11	(\$800,000)	Adults' Services Program/Adults' Services.
No. 90	Date April 11, 2011	Ministry Education
Vote/Item	Amount	Explanation
1002-1	\$5,279,000	Funding for Full-day Kindergarten advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$5,279,000)	Ministry Administration Program/Ministry Administration.
No. 91	Date April 11, 2011	Ministry Energy
Vote/Item	Amount	Explanation
2902-1	\$2,840,900	Funding for "Even Me" Conservation and Long-Term Energy Plan advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$2,840,900)	Ministry Administration Program/Ministry Administration.
No. 92	Date April 11, 2011	Ministry Finance
Vote/Item	Amount	Explanation
1201-1	\$1,452,100	Funding for Children's Activity Tax Credit advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$1,452,100)	Ministry Administration Program/Ministry Administration.
No. 93	Date April 11, 2011	Ministry Government Services
Vote/Item	Amount	Explanation
1814-1	\$208,700	Funding for ServiceOntario Brand Awareness advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$208,700)	Ministry Administration Program/Ministry Administration.

No. 94	Date April 11, 2011	Ministry Northern Development, Mines and Forestry
Vote/Item	Amount	Explanation
2201-1	\$1,070,700	Funding for Northern Ontario Energy Credit advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$1,070,700)	Ministry Administration Program/Ministry Administration.
No. 95	Date April 11, 2011	Ministry Revenue
Vote/Item	Amount	Explanation
3201-8	\$1,490,900	Funding for Ontario's Tax Credits advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$1,490,900)	Ministry Administration Program/Ministry Administration.
No. 96	Date April 11, 2011	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3802-1	\$65,700	Funding to promote Ontario during the 2010 FIFA World Cup.
Offset:		Ministry Government Services
1801-1	(\$65,700)	Ministry Administration Program/Ministry Administration.
No. 97	Date April 11, 2011	Ministry Transportation
Vote/Item	Amount	Explanation
2701-1	\$758,000	Funding for Veteran's Plates and Zero Blood Alcohol advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$758,000)	Ministry Administration Program/Ministry Administration.
No. 98	Date March 30, 2011	Ministry Transportation
Vote/Item	Amount	Explanation
2701-4	\$200,000	Year-end realignment of funding to address pressures in:
2705-1	\$1,400,000	Ministry Administration Program/Ministry Administration
Offset:		Economics and Transportation Cluster Program/Information and Information Technology Services
		Ministry Transportation
2701-1	(\$1,000,000)	Expenditure decreases in:
2702-1	(\$400,000)	Ministry Administration Program/Ministry Administration.
2702-3	(\$200,000)	Policy and Planning/Policy and Planning.
		Policy and Planning /Urban and Regional Transportation.
No. 99	Date April 8, 2011	Ministry Government Services
Vote/Item	Amount	Explanation
1814-1	\$900,000	Year-end realignment of funding to address pressures.
Offset:		Ministry Government Services
		Expenditure decreases in:
1801-1	(\$100,000)	Ministry Administration Program/Ministry Administration.
1808-8	(\$600,000)	Human Resources Services Program/HROntario.
1812-4	(\$200,000)	Agencies, Boards, Commissions and Tribunals/Advertising Review Board.
No. 100	Date March 29, 2011	Ministry Attorney General
Vote/Item	Amount	Explanation
303-1	\$341,000	Year-end realignment of funding to address pressures in:
303-2	\$40,000	Policy Justice and Agencies Program/Justice Programs and Policy Division.
304-3	\$192,200	Policy Justice and Agencies Program/Legal Aid Ontario.
305-1	\$3,921,400	Legal Services Program/Legislative Counsel Services.
305-2	\$337,700	Court Services Program/Administration of Justice.
Offset:		Court Services Program/Judicial Services.
		Ministry Attorney General
306-3	(\$4,832,300)	Victim Services Program/Criminal Injuries Compensation Board.

No. 101	Date March 29, 2011	Ministry Finance
Vote/Item	Amount	Explanation
1203-10	\$30,031,700	Savings minuted into the Treasury Board Contingency Fund.
Offset:		Ministry Attorney General
301-1	(\$3,022,600)	Ministry Administration Program/Ministry Administration.
302-2	(\$5,496,900)	Prosecuting Crime Program/Criminal Law.
303-4	(\$3,201,800)	Policy, Justice Programs and Agencies Program/Agencies, Boards and Commissions.
304-2	(\$805,900)	Legal Services Program/Legal Services.
306-1	(\$3,966,900)	Victim Services Program/Victims' Services Program Management.
306-2	(\$438,000)	Victim Services Program/Victim Witness Assistance.
306-3	(\$13,099,600)	Victim Services Program/Criminal Injuries Compensation Board.
No. 102	Date March 29, 2011	Ministry Attorney General
Vote/Item	Amount	Explanation
302-6	\$200,500	Information Technology hardware purchases.
Offset:		Ministry Attorney General
305-5	(\$200,500)	Court Services Program/Court Services.
No. 103	Date March 29, 2011	Ministry Infrastructure
Vote/Item	Amount	Explanation
2903-3	\$13,983,000	Savings minuted into the Capital Contingency Fund.
Offset:		Ministry Attorney General
301-2	(\$2,500,000)	Ministry Administration Program/Facilities Renewal.
305-3	(\$11,483,000)	Court Services Program/Court Construction.
No. 104	Date March 29, 2011	Ministry Community Safety and Correctional Services
Vote/Item	Amount	Explanation
2603-2	\$641,900	Year-end realignment of funding to address pressures in:
2603-7	\$1,950,100	Public Safety Division/Ontario Police College.
2604-5	\$2,230,200	Public Safety Division/Centre of Forensic Sciences.
2605-3	\$12,288,100	Ontario Provincial Police/Fleet Management.
2606-1	\$2,506,200	Correctional Services Program/Institutional Services.
2609-2	\$642,100	Justice Technology Services Program/Justice Technology Services.
Offset:		Ministry Community Safety and Correctional Services
2601-1	(\$4,713,700)	Ministry Administration Program/Ministry Administration.
2603-1	(\$286,500)	Public Safety Division/Public Safety Division Office of the Assistant Deputy Minister.
2603-3	(\$99,700)	Public Safety Division/Police Support Services Branch.
2603-6	(\$981,900)	Public Safety Division/Private Security and Investigative Services.
2604-2	(\$931,600)	Ontario Provincial Police/Chief Firearms Office.
2604-3	(\$4,776,500)	Ontario Provincial Police/Investigations and Organized Crime.
2605-1	(\$3,083,000)	Correctional Services Program/Program Administration.
2605-2	(\$935,700)	Correctional Services Program/Staff Training.
2605-4	(\$2,327,500)	Correctional Services Program/Community Services.
2607-1	(\$306,800)	Agencies, Boards and Commissions Program/Agencies, Boards and Commissions.
2609-1	(\$822,500)	Emergency Planning and Management/Commissioner of Community Safety.
2609-4	(\$362,800)	Emergency Planning and Management/Office of the Fire Marshal.
2610-1	(\$630,400)	Policy and Strategic Planning Division.
No. 105	Date March 29, 2011	Ministry Finance
Vote/Item	Amount	Explanation
1203-10	\$62,431,600	Savings minuted into the Treasury Board Contingency Fund.
Offset:		Ministry Community Safety and Correctional Services
2603-3	(\$605,200)	Expenditure decreases in:
2603-5	(\$11,003,000)	Public Safety Division/Police Support Services Branch.
2604-1	(\$4,084,400)	Public Safety Division/External Relations Branch.
2604-4	(\$40,631,700)	Ontario Provincial Police/Corporate and Strategic Services.
2609-5	(\$6,107,300)	Ontario Provincial Police/Field and Traffic Services.
No. 106	Date March 29, 2011	Ministry Education
Vote/Item	Amount	Explanation
1002-1	\$4,249,400	Funding to support Child Care transfer payment service contracts.
Offset:		Ministry Children and Youth Services
3702-3	(\$4,249,400)	Children and Youth Services Program/Early Learning and Child Development.

No. 107	Date March 29, 2011	Ministry Finance
Vote/Item	Amount	Explanation
1203-12	\$450,000,000	Electricity Sector Dedicated Income.
Offset:		Ministry Finance
1201-1	(\$160,000)	Ministry Administration Program/Ministry Administration.
1202-1	(\$3,380,500)	Budget, Taxation and Pensions Policy Program/Office of the Budget Taxation and Pensions.
1203-8	(\$70,963,300)	Economic, Fiscal, and Financial Policy Program/Treasury Board Office.
1203-9	(\$369,800)	Economic, Fiscal, and Financial Policy Program/Ontario Internal Audit.
1203-10	(\$375,126,400)	Treasury Board Contingency Fund.
No. 108	Date April 14, 2011	Ministry Aboriginal Affairs
Vote/Item	Amount	Explanation
2001-3	\$290,000	Wahta First Nation post-settlement agreement.
Offset:		Ministry Aboriginal Affairs
2001-1	(\$290,000)	Ministry of Aboriginal Affairs Program/Ministry of Aboriginal Affairs.
No. 109	Date April 14, 2011	Ministry Children and Youth Services
Vote/Item	Amount	Explanation
3702-5	\$748,300	Year-end realignment of funds to address pressures in:
3702-7	\$1,521,500	Children and Youth Services Program/Specialized Services.
Offset:		Children and Youth Services Program/Children and Youth at Risk.
		Ministry Children and Youth Services
3701-1	(\$709,200)	Expenditure decreases in:
3702-3	(\$1,560,600)	Ministry Administration Program/Ministry Administration.
		Children and Youth Services Program/Early Learning and Child Development.
No. 110	Date April 14, 2011	Ministry Community Safety and Correctional Services
Vote/Item	Amount	Explanation
2601-2	\$486,400	Year-end realignment of funds to address pressures in:
2605-6	\$64,565,200	Ministry Administration Program/Facilities Renewal.
2609-6	\$392,000	Correctional Services Program/Correctional Facilities.
Offset:		Emergency Planning and Management/Emergency Planning and Management.
		Ministry Community Safety and Correctional Services
2603-9	(\$37,513,000)	Expenditure decreases in:
2604-8	(\$27,538,600)	Public Safety Division.
2604-7	(\$392,000)	Ontario Provincial Police.
		Ontario Provincial Police.
No. 111	Date April 14, 2011	Ministry Infrastructure
Vote/Item	Amount	Explanation
2903-3	\$2,000,200	Savings minuted into the Capital Contingency Fund.
Offset:		Ministry Community Safety and Correctional Services
2604-8	(\$1,994,200)	Ontario Provincial Police/Ontario Provincial Police.
2601-5	(\$1,000)	Ministry Administration/Expense related to Capital Assets.
2605-10	(\$1,000)	Institutional Services/Expense related to Capital Assets.
2605-11	(\$1,000)	Community Services/Expense related to Capital Assets.
2606-5	(\$1,000)	Justice Technology Services/Expense related to Capital Assets.
2609-7	(\$1,000)	Emergency Planning and Management/Expense related to Capital Assets.
2610-4	(\$1,000)	Policy and Strategic Planning Division/Expense related to Capital Assets.
No. 112	Date April 14, 2011	Ministry Education
Vote/Item	Amount	Explanation
1002-1	\$37,409,600	Provision for non-cash expense related to an estimated increase in Education Property Tax revenue.
Offset:		Ministry Education
1002-3	(\$37,409,600)	Elementary and Secondary Education Program/Support for Elementary and Secondary Education.

No. 113 Vote/Item	Date April 14, 2011 Amount	Ministry Energy	Explanation
2904-1	\$2,400,000	Year-end realignment of funds to address pressures in: Realty Development and Management/Realty Programs Energy Sector Transformation Program/Policy and Programs	
2902-1	\$24,420,000		
Offset:		Ministry Energy	
2903-1	(\$2,400,000)	Infrastructure and Growth Planning/Infrastructure and Growth Policy and Planning Programs. Infrastructure and Growth Planning/Infrastructure Programs.	
2903-2	(\$24,420,000)		
No. 114 Vote/Item	Date April 14, 2011 Amount	Ministry Health Promotion and Sport	Explanation
4201-2	\$175,000	Funding to support Variety Village.	
Offset:		Ministry Community and Social Services	
702-6	(\$175,000)	Adults' Services Program/Developmental Services – Adults and Children.	
No. 115 Vote/Item	Date April 14, 2011 Amount	Ministry Health and Long-Term Care	Explanation
1405-2	\$21,430,900	Year-end realignment of funds to address pressures in: Ontario Health Insurance Program/Drug Programs. Health Capital Program/Health Capital.	
1407-1	\$16,137,000		
Offset:		Ministry Health and Long-Term Care	
1405-4	(\$21,430,900)	Ontario Health Insurance Program/Assistive Devices Program. eHealth and Information Management Program/eHealth Ontario Capital.	
1403-2	(\$16,137,000)		
No. 116 Vote/Item	Date April 14, 2011 Amount	Ministry Natural Resources	Explanation
2101-1	\$1,722,200	Year-end realignment of funds to address pressures in: Ministry Administration Program/Ministry Administration. Natural Resources Management Program/Natural Resource Management. Natural Resources Management Program/Ontario Parks. Public Safety and Emergency Response Program/Aviation and Forest Fire Management.	
2103-1	\$6,868,000		
2103-2	\$184,700		
2104-1	\$342,700		
Offset:		Ministry As noted below:	
2102-1	(\$2,117,200)	<i>Natural Resources:</i> Geographic Information Program/Geographic Information. Natural Resources Management Program/Infrastructure for Natural Resource Management. <i>Northern Development, Mines and Forestry:</i> Forestry Program/Forestry Program.	
2103-3	(\$4,504,200)		
2204-1	(\$2,496,200)		
No. 117 Vote/Item	Date April 14, 2011 Amount	Ministry Northern Development, Mines and Forestry	Explanation
2202-2	\$1,606,000	Year-end realignment of funds to address pressures in: Northern Economic Development – Capital. Mineral Sector Competitiveness.	
2203-2	\$10,000,000		
Offset:		Ministry Northern Development, Mines and Forestry	
2202-1	(\$4,256,000)	Northern Economic Development Program/Northern Economic Development. Mines and Minerals Program/Mineral Sector Competitiveness. Forestry Program/Forestry Program.	
2203-1	(\$5,925,000)		
2204-1	(\$1,425,000)		
No. 118 Vote/Item	Date April 15, 2010 Amount	Ministry Tourism and Culture	Explanation
3804-1	\$10,400,000	Funding to support the development of a convention hall as part of the Ottawa Convention Centre redevelopment project.	
Offset:		Ministry Energy and Infrastructure	
2903-2	(\$10,400,000)	Infrastructure and Growth Planning/Infrastructure Programs.	
No. 119 Vote/Item	Date May 19, 2011 Amount	Ministry Energy and Infrastructure	Explanation
2902-1	\$108,270,000	Funding for the Home Energy Savings Program.	
Offset:		Ministry Energy and Infrastructure	
2903-2	(\$108,270,000)	Infrastructure and Growth Planning/Infrastructure Programs.	

No. 120	Date May 19, 2011	Ministry Municipal Affairs and Housing
Vote/Item	Amount	Explanation
1902-3	\$1,122,000	Accrual of a one-time liability to the federal government related to the Peterborough Flood 2004.
Offset:		Ministry Municipal Affairs and Housing
1904-2	(\$1,122,000)	Affordable Housing Program/Social and Market Housing.
No. 121	Date June 16, 2011	Ministry Government Services
Vote/Item	Amount	Explanation
1811-3	\$6,518,000	Adjustment to account for liability associated with the Guelph Data Centre.
Offset:		Ministry Government Services
2903-3	(\$6,518,000)	Capital Contingency Fund.

(146-G004)

Treasury Board Orders 2011-12

Arrêtés du Conseil du Trésor pour 2011-12

List of Treasury Board Orders and offsets, relating to the 2011-12 fiscal year.

No. 1	Date April 14, 2011	Ministry Attorney General
Vote/Item	Amount	Explanation
306-1	\$2,700,000	Funding to establish a temporary Benefits for Families of Homicide Victims Program.
Offset:		Ministry Finance
1203-10	(\$2,700,000)	Treasury Board Contingency Fund.
No. 2	Date April 14, 2011	Ministry Northern Development, Mines and Forestry
Vote/Item	Amount	Explanation
2202-1	\$5,900,000	Assistance to targeted northern Ontario municipalities for infrastructure improvements in support of mining expansion and development.
2202-2	\$8,000,000	
Offset:		Ministry <i>As noted below:</i>
1203-10	(\$5,900,000)	<i>Finance:</i> Treasury Board Contingency Fund.
4003-3	(\$8,000,000)	<i>Infrastructure:</i> Capital Contingency Fund.
No. 3	Date May 17, 2011	Ministry Citizenship and Immigration
Vote/Item	Amount	Explanation
602-1	\$687,500	Language training funding for Ontario communities.
Offset:		Ministry Finance
1203-10	(\$687,500)	Treasury Board Contingency Fund.
No. 4	Date May 19, 2011	Ministry Aboriginal Affairs
Vote/Item	Amount	Explanation
2001-1	\$3,000,000	Support for the creation of a Métis resource-based economic development fund.
Offset:		Ministry Finance
1203-10	(\$3,000,000)	Treasury Board Contingency Fund.
No. 5	Date May 19, 2011	Ministry Children and Youth Services
Vote/Item	Amount	Explanation
3702-7	\$8,190,000	Transfer of funding to place mental health workers in schools as part of Ontario's Comprehensive Mental Health and Addictions Strategy.
Offset:		Ministry Education
1002-1	(\$8,190,000)	Elementary and Secondary Education Program/Policy and Program Delivery.
No. 6	Date May 19, 2011	Ministry Education
Vote/Item	Amount	Explanation
1001-1	\$148,100	Transfer of funding to support child care licensing responsibilities.
1003-1	\$21,200	
1004-1	\$1,540,900	
Offset:		Ministry Children and Youth Services
3701-1	(\$68,200)	Ministry Administration Program/Ministry Administration.
3702-3	(\$1,642,000)	Children and Youth Services Program/Healthy Child Development.

No. 7	Date May 19, 2011	Ministry Environment
Vote/Item	Amount	Explanation
1106-1	\$700,000	Funding to support the municipal review of water and sewage works applications.
Offset:		Ministry Finance
1203-10	(\$700,000)	Treasury Board Contingency Fund.
No. 8	Date June 16, 2011	Ministry Aboriginal Affairs
Vote/Item	Amount	Explanation
2001-2	\$5,195,600	Funding for the Boundary Claim Settlement Negotiation Agreement with the Fort William First Nation.
2001-3	\$523,000	
Offset:		Ministry <i>As noted below:</i>
1203-10	(\$5,195,600)	<i>Finance:</i> Treasury Board Contingency Fund.
4003-3	(\$523,000)	<i>Infrastructure:</i> Capital Contingency Fund.
No. 9	Date June 16, 2011	Ministry Aboriginal Affairs
Vote/Item	Amount	Explanation
2001-3	\$286,500	Funding for the Final Agreement with Pic Mobert First Nation and Canada.
Offset:		Ministry Infrastructure
4003-3	(\$286,500)	Capital Contingency Fund.
No. 10	Date June 16, 2011	Ministry Agriculture, Food and Rural Affairs
Vote/Item	Amount	Explanation
108-7	\$11,172,100	Funding to match federal government contribution towards Ontario Small Town and Rural Infrastructure initiatives.
Offset:		Ministry Infrastructure
4003-3	(\$11,172,100)	Capital Contingency Fund.
No. 11	Date June 16, 2011	Ministry Attorney General
Vote/Item	Amount	Explanation
304-2	\$20,100,100	Funding to compensate victims under civil remedies for illicit activities.
Offset:		Ministry Finance
1203-10	(\$20,100,000)	Treasury Board Contingency Fund.
No. 12	Date June 16, 2011	Ministry Children and Youth Services
Vote/Item	Amount	Explanation
3703-1	\$1,800,000	Funding for the construction of a new residence and recreational building at the Windsor Regional Children's Centre.
Offset:		Ministry Infrastructure
4003-2	(\$1,800,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 13	Date June 16, 2011	Ministry Government Services
Vote/Item	Amount	Explanation
1811-1	\$1,324,400	Transfer of funding to centralize Information Technology Corporate Security functions.
Offset:		Ministry <i>As noted below:</i>
2606-1	(\$583,000)	<i>Community Safety and Correctional Services:</i> Justice Technology Services Program/Justice Technology Services.
3201-5	(\$234,100)	<i>Revenue:</i> Tax Revenue/Ministry Administration.
1003-1	(\$192,800)	<i>Education:</i> Community Services Information and Information Technology Cluster/Community Services Information and Information Technology Cluster.
2705-1	(\$100,200)	<i>Transportation:</i> Labour and Transportation Cluster/Information and Information Technology Services.
701-1	(\$109,600)	<i>Community and Social Services:</i> Ministry Administration Program/Ministry Administration.
1413-1	(\$104,700)	<i>Health and Long-Term Care:</i> Information Systems/Information Technology Services - Health Cluster.

No. 14	Date June 16, 2011	Ministry Infrastructure
Vote/Item	Amount	Explanation
4003-3	\$36,440,000	Transfer to the Capital Contingency Fund due to direct federal administration of the Residential Rehabilitation Assistance Program in 2011-12.
Offset:		Ministry Municipal Affairs and Housing
1904-4	(\$36,440,000)	Affordable Housing Program/Affordable Housing Capital.
No. 15	Date July 14, 2011	Ministry Agriculture, Food and Rural Affairs
Vote/Item	Amount	Explanation
108-7	\$4,000,000	Funding for the Centre multiservices francophone de l'Ouest d'Ottawa Project under the Strategic Investments Fund program.
Offset:		Ministry Infrastructure
4003-2	(\$4,000,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 16	Date July 14, 2011	Ministry Children and Youth Services
Vote/Item	Amount	Explanation
3703-1	\$1,545,000	Transfer of land and start-up construction funding for the Malvern Family Resource Centre in Scarborough.
Offset:		Ministry Infrastructure
4003-2	(\$1,545,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 17	Date July 14, 2011	Ministry Environment
Vote/Item	Amount	Explanation
1108-2	\$15,000,000	Support for Stewardship Ontario operating costs.
Offset:		Ministry Finance
1203-10	(\$15,000,000)	Treasury Board Contingency Fund.
No. 18	Date July 14, 2011	Ministry Environment
Vote/Item	Amount	Explanation
1108-1	\$3,675,000	Support for Stewardship Ontario sustainability costs.
Offset:		Ministry Finance
1203-10	(\$3,675,000)	Treasury Board Contingency Fund.
No. 19	Date July 14, 2011	Ministry Northern Development, Mines and Forestry
Vote/Item	Amount	Explanation
2202-2	\$4,500,000	Funding to refurbish ten Polar Bear Express passenger coaches.
Offset:		Ministry Northern Development, Mines and Forestry
2202-4	(\$4,500,000)	Northern Development Program/Northern Development Capital Assets.
No. 20	Date July 14, 2011	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3805-1	\$3,500,000	Support for the Picasso Art Exhibit at the Art Gallery of Ontario.
Offset:		Ministry Finance
1203-10	(\$3,500,000)	Treasury Board Contingency Fund.
No. 21	Date July 14, 2011	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3805-1	\$2,500,000	Funding to launch the Carnegie Hall Royal Conservatory Achievement Program.
Offset:		Ministry Finance
1203-10	(\$2,500,000)	Treasury Board Contingency Fund.
No. 22	Date July 14, 2011	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3807-1	\$3,000,000	Support for the start up of the Retirement Homes Regulatory Authority.
Offset:		Ministry Infrastructure
4003-2	(\$3,000,000)	Infrastructure and Growth Planning/Infrastructure Programs.

No. 23	Date July 14, 2011	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3805-1	\$4,000,000	Investment initiatives for the Toronto International Film Festival.
Offset:		Ministry
		Finance
1203-10	(\$4,000,000)	Treasury Board Contingency Fund.
No. 24	Date July 14, 2011	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3003-10	\$2,000,000	One-time funding transfer to support approved non-college apprenticeship training delivery agents.
Offset:		Ministry
		Training, Colleges and Universities
3003-7	(\$2,000,000)	Employment Ontario Program/Employment Ontario Services.
No. 25	Date July 14, 2011	Ministry Government Services
Vote/Item	Amount	Explanation
1814-1	\$821,400	Transfer of a marketing fund from the Communications Branch to ServiceOntario.
Offset:		Ministry
		Government Services
1801-1	(\$821,400)	Ministry Administration Program/Ministry Administration.
No. 26	Date May 26, 2011	Ministry Aboriginal Affairs
Vote/Item	Amount	Explanation
2001-2	\$300,000	Funding to Missanabie Cree First Nation related to the Land Transfer Agreement.
Offset:		Ministry
		Aboriginal Affairs
2001-1	(\$300,000)	Ministry of Aboriginal Affairs Program/Ministry of Aboriginal Affairs.
No. 27	Date July 29, 2011	Ministry Cabinet Office
Vote/Item	Amount	Explanation
401-1	\$1,000,000	Emergency disaster relief assistance related to the drought in East Africa.
Offset:		Ministry
		Finance
1203-10	(\$1,000,000)	Treasury Board Contingency Fund.
No. 28	Date August 9, 2011	Ministry Energy
Vote/Item	Amount	Explanation
2902-1	\$3,874,600	Funding for Long-Term Energy Plan advertising campaign expenses.
Offset:		Ministry
		Government Services
1801-1	(\$3,874,600)	Ministry Administration Program/Ministry Administration.
No. 29	Date August 9, 2011	Ministry Finance
Vote/Item	Amount	Explanation
1203-8	\$3,000,000	Funding to support the work of the Commission on the Reform of Ontario's Public Services.
Offset:		Ministry
		Health and Long-Term Care
1412-1	(\$3,000,000)	Provincial Programs and Stewardship/Provincial Programs.
No. 30	Date August 9, 2011	Ministry Government Services
Vote/Item	Amount	Explanation
1808-8	\$238,000	Funding for the Ontario Public Service Internship Program for Internationally Trained Individuals.
Offset:		Ministry
		Citizenship and Immigration
602-1	(\$238,000)	Citizenship and Immigration Program/Citizenship and Immigration.
No. 31	Date August 9, 2011	Ministry Health Promotion and Sport
Vote/Item	Amount	Explanation
4201-2	\$5,000,000	Funding to implement the Defibrillator Access Strategy.
Offset:		Ministry
		Health and Long-Term Care
1406-4	(\$5,000,000)	Public Health Program/Public Health.

No. 32	Date August 9, 2011	Ministry Health Promotion and Sport
Vote/Item	Amount	Explanation
4201-2	\$3,000,000	Funding for the Smoke-Free Ontario Strategy to strengthen efforts to reduce smoking and protect youth.
Offset:		Ministry Health and Long-Term Care
1412-1	(\$3,000,000)	Provincial Programs and Stewardship/Provincial Programs.
No. 33	Date August 17, 2011	Ministry Agriculture, Food and Rural Affairs
Vote/Item	Amount	Explanation
108-7	\$500,000	Funding for the Town of Lakeshore Multi-Use Recreation Facility.
Offset:		Ministry Infrastructure
4003-3	(\$500,000)	Capital Contingency Fund.
No. 34	Date August 17, 2011	Ministry Infrastructure
Vote/Item	Amount	Explanation
4003-2	\$52,000,000	Support for the Pan Am Athletes' Village Early Works Agreement.
Offset:		Ministry Infrastructure
4003-3	(\$52,000,000)	Capital Contingency Fund.
No. 35	Date August 17, 2011	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3804-1	\$380,000	Funding for the Sri Giru Singh Sabha (Malton) community and cultural centre.
Offset:		Ministry Infrastructure
4003-2	(\$380,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 36	Date August 19, 2011	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3002-1	\$6,000,000	Transfer of funding to support hiring and training of mental health workers for postsecondary institutions and related initiatives as a component of the Child and Youth Mental Health Strategy.
Offset:		Ministry Health and Long-Term Care
1412-1	(\$6,000,000)	Provincial Programs and Stewardship/Provincial Programs.
No. 37	Date August 19, 2011	Ministry Children and Youth Services
Vote/Item	Amount	Explanation
3702-7	\$4,950,800	Transfer of funding to support the hiring and training of children and youth mental health workers in courts and Aboriginal communities as part of Ontario's Comprehensive Mental Health and Addictions Strategy.
Offset:		Ministry Health and Long-Term Care
1412-1	(\$4,950,800)	Provincial Programs and Stewardship/Provincial Programs.
No. 38	Date August 17, 2011	Ministry Transportation
Vote/Item	Amount	Explanation
2704-2	\$8,549,000	One-time transfer to support local road projects in the City of Windsor.
Offset:		Ministry Infrastructure
4003-3	(\$8,549,000)	Capital Contingency Fund.
No. 39	Date August 22, 2011	Ministry Community and Social Services
Vote/Item	Amount	Explanation
702-8	\$642,100	Funding for the renovation of a building for the Portuguese Support Services for Quality Living organization in Hamilton.
Offset:		Ministry Infrastructure
4003-2	(\$642,100)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 40	Date August 22, 2011	Ministry Municipal Affairs and Housing
Vote/Item	Amount	Explanation
1902-4	\$5,000,000	Disaster relief funding to the Town of Goderich and surrounding area for tornado damage in August 2011.
Offset:		Ministry Finance
1203-10	(\$5,000,000)	Treasury Board Contingency Fund.

No. 41	Date August 11, 2011	Ministry Agriculture, Food and Rural Affairs
Vote/Item	Amount	Explanation
108-7	\$13,402,800	Funding to support the delivery of community capital projects in the event that agreement with the federal government to fund projects is reached.
Offset:		Ministry Infrastructure
4003-2	(\$13,402,800)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 42	Date August 11, 2011	Ministry Children and Youth Services
Vote/Item	Amount	Explanation
3703-1	\$1,360,000	One-time capital investment to support the acquisition of a new building and renovations for the Tropicana Community Services, a multi-service agency in Scarborough.
Offset:		Ministry Infrastructure
4003-2	(\$1,360,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 43	Date August 11, 2011	Ministry Citizenship and Immigration
Vote/Item	Amount	Explanation
602-1	\$12,000,000	Funding to enhance support to the Ontario Bridge Training Program.
Offset:		Ministry <i>As noted below:</i>
3003-7	(\$5,000,000)	<i>Training, Colleges and Universities:</i> Employment Ontario Program/Employment Ontario System.
1203-10	(\$7,000,000)	<i>Finance:</i> Treasury Board Contingency Fund.
No. 44	Date August 11, 2011	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3001-1	\$1,101,700	Transfer of resources to the Corporate Management and Services Division, which serves both the Ministry of Education and the Ministry of Training, Colleges and Universities to more accurately reflect the cost split between the ministries.
Offset:		Ministry Training, Colleges and Universities
3003-7	(\$1,101,700)	Employment Ontario Program/Employment Ontario System.
No. 45	Date August 11, 2011	Ministry Education
Vote/Item	Amount	Explanation
1001-1	\$60,800	Transfer of funding for one Full-Time Equivalent to the Corporate Coordination Office which also supports the Ministry of Training, Colleges and Universities.
Offset:		Ministry Training, Colleges and Universities
3002-1	(\$60,800)	Postsecondary Education Program/Colleges, Universities and Student Support.
No. 46	Date August 11, 2011	Ministry Government Services
Vote/Item	Amount	Explanation
1811-1	\$67,400	Transfer of funding for the Information Technology eOntario Strategy.
Offset:		Ministry Education
1003-1	(\$67,400)	Community Services Information and Information Technology Cluster/Community Services Information and Information Technology Cluster.
No. 47	Date August 11, 2011	Ministry Natural Resources
Vote/Item	Amount	Explanation
2103-1	\$2,000,000	Transfer of funding to support the delivery of the Northern Training Partnership Fund Skills Development Program.
Offset:		Ministry Aboriginal Affairs
2001-1	(\$2,000,000)	Ministry of Aboriginal Affairs Program/Ministry of Aboriginal Affairs.
No. 48	Date August 11, 2011	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3003-7	\$8,000,000	Transfer of funding to support the delivery of the Northern Training Partnership Fund Skills Development Program.
Offset:		Ministry Aboriginal Affairs
2001-1	(\$8,000,000)	Ministry of Aboriginal Affairs Program/Ministry of Aboriginal Affairs.

No. 49	Date August 11, 2011	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3804-1	\$400,000	Funding for the Ontario Federation of Snowmobile Clubs.
Offset:		Ministry Transportation
2704-2	(\$400,000)	Provincial Highways Management Program/Engineering and Construction.
No. 50	Date August 11, 2011	Ministry Health and Long-Term Care
Vote/Item	Amount	Explanation
1407-1	\$2,000,000	Funding to address pressures in the Community Health Program.
Offset:		Ministry Infrastructure
4003-2	(\$2,000,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 51	Date August 11, 2011	Ministry Municipal Affairs and Housing
Vote/Item	Amount	Explanation
1903-7	\$1,000,000	Funding to support the Global City Indicators Facility.
Offset:		Ministry Finance
1203-10	(\$1,000,000)	Treasury Board Contingency Fund.
No. 52	Date August 11, 2011	Ministry Natural Resources
Vote/Item	Amount	Explanation
2104-1	\$175,000,000	Emergency funding for forest fire fighting.
Offset:		Ministry Finance
1203-10	(\$175,000,000)	Treasury Board Contingency Fund.
No. 53	Date August 11, 2011	Ministry Natural Resources
Vote/Item	Amount	Explanation
2103-3	\$1,150,000	Funding for improvements to drinking water treatment systems in Ontario Parks.
2103-4	\$2,000,000	
Offset:		Ministry Infrastructure
4003-2	(\$3,150,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 54	Date August 11, 2011	Ministry Northern Development, Mines and Forestry
Vote/Item	Amount	Explanation
2202-1	\$19,615,000	Funding for the Ontario Northland Transportation Commission.
2202-2	\$1,385,000	
Offset:		Ministry <i>As noted below:</i>
2203-1	(\$1,300,000)	<i>Northern Development, Mines and Forestry:</i> Mines and Minerals Program/Mineral Sector Competitiveness. Northern Development Program/Northern Development Capital Assets.
2202-4	(\$1,385,000)	
1203-10	(\$18,315,000)	<i>Finance:</i> Treasury Board Contingency Fund.
No. 55	Date August 11, 2011	Ministry Research and Innovation
Vote/Item	Amount	Explanation
4301-3	\$45,000,000	Funding for the Hospital for Sick Children's Research and Learning Tower Project.
Offset:		Ministry Infrastructure
4003-3	(\$45,000,000)	Capital Contingency Fund.
No. 56	Date August 11, 2011	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3804-1	\$2,000,000	Funding for Ontario Square on Toronto's central waterfront.
Offset:		Ministry Infrastructure
4003-3	(\$2,000,000)	Capital Contingency Fund.
No. 57	Date August 11, 2011	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3802-1	\$8,000,000	Funding for Ontario Place Corporation.
Offset:		Ministry Finance
1203-10	(\$8,000,000)	Treasury Board Contingency Fund.

No. 58	Date August 11, 2011	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3804-1	\$2,500,000	Support for exhibit renewal activities at the Ontario Science Centre.
Offset:		Ministry Infrastructure
4003-3	(\$2,500,000)	Capital Contingency Fund.
No. 59	Date August 11, 2011	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3804-1	\$2,100,000	Funding to support the St. Lawrence Parks Commission Ivey Lea Park and Campground and the Theatre Centre in Toronto.
Offset:		Ministry Infrastructure
4003-2	(\$2,100,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 60	Date July 15, 2011	Ministry Agriculture, Food and Rural Affairs
Vote/Item	Amount	Explanation
109-1	\$800,000	Funding for administration related to the Risk Management Program.
Offset:		Ministry Agriculture, Food and Rural Affairs
108-4	(\$800,000)	Strong Agriculture, Food and Bio-Product Sectors and Strong Rural Communities/Business Risk Management Transfers.
No. 61	Date October 31, 2011	Ministry Health and Long-Term Care
Vote/Item	Amount	Explanation
1401-2	\$3,512,800	Funding for increased caseload and operational costs for the Ontario Review Board.
Offset:		Ministry Health and Long-Term Care
1412-4	(\$3,512,800)	Provincial Programs and Stewardship/Stewardship.
No. 62	Date November 22, 2011	Ministry Revenue
Vote/Item	Amount	Explanation
3201-7	\$10,000,000	Funding to support the implementation of the Healthy Homes Renovation Tax Credit.
Offset:		Ministry Economic Development and Trade
902-12	(\$10,000,000)	Economic Development and Trade Program/Economic Development and Trade.
No. 63	Date December 8, 2011	Ministry Education
Vote/Item	Amount	Explanation
1001-1	\$3,500	Transfer of funding to support activities managed by child care licensing staff.
1003-1	\$600	
1004-1	\$47,400	
Offset:		Ministry Children and Youth Services
3702-3	(\$51,500)	Children and Youth Services Program/Healthy Child Development.
No. 64	Date December 8, 2011	Ministry Northern Development, Mines and Forestry
Vote/Item	Amount	Explanation
2202-3	\$792,000	Transfer to provide asset appropriation to capitalize loan interest from November 1, 2011, to March 31, 2012.
Offset:		Ministry Northern Development, Mines and Forestry
2204-1	(\$792,000)	Forestry Program/Forestry Program.
No. 65	Date December 8, 2011	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3002-1	\$53,000,000	Funding for the implementation of the 30% Off Ontario Tuition grant.
Offset:		Ministry Training, Colleges and Universities
3002-3	(\$10,000,000)	Postsecondary Education Program/Support for Postsecondary Education. Employment Ontario Program/Employment Ontario System.
3003-7	(\$43,000,000)	
No. 66	Date December 14, 2011	Ministry Agriculture, Food and Rural Affairs
Vote/Item	Amount	Explanation
108-1	\$4,000,000	To fund an agreement extension under the Ethanol Growth Fund.
Offset:		Ministry Agriculture, Food and Rural Affairs
108-4	\$4,000,000	Strong Agriculture, Food and Bio-Product Sectors and Strong Rural Communities/Business Risk Management Transfers.

No. 67	Date January 29, 2012	Ministry Finance
Vote/Item	Amount	Explanation
1204-1	\$2,500,000	Funding to support the implementation of the Auto Insurance Anti-Fraud Task Force and to
1203-1	\$728,700	continue the Pension Unlocking Fee Waiver.
Offset:		Ministry Finance
1203-8	(\$3,228,700)	Economic, Fiscal, and Financial Policy Program/Office of the Budget and Treasury Board.
No. 68	Date January 29, 2012	Ministry Finance (formerly Revenue)
Vote/Item	Amount	Explanation
3201-5	\$10,866,000	Funding for infrastructure support for legacy mainframe.
Offset:		Ministry Finance (formerly Revenue)
3201-6	(\$1,436,000)	Tax Revenue/Operations.
3201-8	(\$9,430,000)	Tax Revenue/Compliance Programs.
No. 69	Date January 29, 2012	Ministry Finance (formerly Revenue)
Vote/Item	Amount	Explanation
3201-7	\$34,894,700	Funding to support the operation of the Tax Administration Policy and Partnerships Division.
Offset:		Ministry Finance (formerly Revenue)
3201-6	(\$2,660,000)	Tax Revenue/Operations.
3201-8	(\$32,234,700)	Tax Revenue/Compliance Programs.
No. 70	Date February 13, 2012	Ministry Finance (formerly Revenue)
Vote/Item	Amount	Explanation
3201-7	\$2,182,600	Funding for Tax Credits/Tax Plan advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$2,182,600)	Ministry Administration/Ministry Administration.
No. 71	Date February 13, 2012	Ministry Finance
Vote/Item	Amount	Explanation
1201-1	\$809,900	Funding for Ontario Savings Bonds advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$809,900)	Ministry Administration/Ministry Administration.
No. 72	Date February 15, 2012	Ministry Aboriginal Affairs
Vote/Item	Amount	Explanation
2001-2	\$21,801,400	Funding to the Wabigoon Lake Ojibway Nation as part of a Flood Claim Settlement Agreement.
Offset:		Ministry Finance
1203-10	(\$21,801,400)	Treasury Board Contingency Fund.
No. 73	Date February 15, 2012	Ministry Agriculture, Food and Rural Affairs
Vote/Item	Amount	Explanation
108-7	\$3,497,700	Funding for the delivery of four municipal infrastructure projects.
Offset:		Ministry Infrastructure
4003-2	(\$3,497,700)	Capital Contingency Fund.
No. 74	Date February 15, 2012	Ministry Finance (formerly Revenue)
Vote/Item	Amount	Explanation
3201-7	\$13,682,600	Realignment of funding as a result of amalgamation with Ministry of Finance.
Offset:		Ministry Finance (formerly Revenue)
3201-6	(13,682,600)	Tax Revenue/Operations.
No. 75	Date February 15, 2012	Ministry Government Services
Vote/Item	Amount	Explanation
1814-1	\$550,000	Funding for work performed in support of the Electronic Land Registry System.
Offset:		Ministry Finance
1203-10	(\$550,000)	Treasury Board Contingency Fund.

No. 76	Date February 15, 2012	Ministry Health and Long-term Care
Vote/Item	Amount	Explanation
1411-1	\$1,791,017,500	Funding for year-end expense requirements related to the operation of hospitals and community-based services.
Offset:		Ministry Health and Long-Term Care
1412-1	(\$1,791,017,500)	Provincial Programs and Stewardship/Provincial Programs.
No. 77	Date February 15, 2012	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3002-1	\$26,000,0000	Funding to process transfer payments to universities.
Offset:		Ministry <i>As noted below:</i>
3003-7	(\$4,200,000)	<i>Training, Colleges and Universities:</i> Employment Ontario Program/Employment Ontario System.
3004-1	(\$1,600,000)	Strategic Policy and Programs/Strategic Policy Programs.
1203-10	(\$20,200,000)	<i>Finance:</i> Treasury Board Contingency Fund.
No. 78	Date February 15, 2012	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3002-4	\$6,000,000	Increase in Operating Assets appropriation for defaulted student claims.
Offset:		Ministry Training, Colleges and Universities
3003-7	(\$6,000,000)	Employment Ontario Program/Employment Ontario System.
No. 79	Date February 15, 2012	Ministry Transportation
Vote/Item	Amount	Explanation
2704-2	\$1,000,000	Funding for the City of Ottawa to support the environmental assessment work associated with Ottawa Road 174.
Offset:		Ministry Infrastructure
4003-2	(\$1,000,000)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 80	Date February 7, 2012	Ministry Labour
Vote/Item	Amount	Explanation
1603-1	\$562,000	Year-end realignment of funding in:
1603-3	\$190,000	Labour Relations Program/Ontario Labour Relations Board.
Offset:		Ministry Labour
1601-1	(\$67,000)	Expenditure decreases in:
1602-1	(\$340,000)	Ministry Administration Program/Ministry Administration.
1602-2	(\$235,000)	Pay Equity Commission Program/Pay Equity Office.
1605-1	(\$110,000)	Pay Equity Commission Program/Pay Equity Hearings Tribunal.
		Employment Rights and Responsibilities Program/Employment Standards.
No. 81	Date March 5, 2012	Ministry Government Services
Vote/Item	Amount	Explanation
1814-1	\$3,325,200	Funding for ServiceOntario advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$3,325,200)	Ministry Administration/Ministry Administration.
No. 82	Date February 6, 2012	Ministry Health and Long-Term Care
Vote/Item	Amount	Explanation
1401-1	\$8,290,500	Funding for Ministry Administration costs.
Offset:		Ministry Health and Long-Term Care
1412-4	(\$8,290,500)	Provincial Programs and Stewardship/Stewardship.

No. 83	Date March 13, 2012	Ministry Agriculture, Food and Rural Affairs
Vote/Item	Amount	Explanation
108-1	\$8,000,000	Year-end realignment of funding in: Strong Agriculture, Food and Bio-Product Sectors and Strong Rural Communities/Economic Development.
108-3	\$3,000,000	Strong Agriculture, Food and Bio-Product Sectors and Strong Rural Communities/Research.
Offset:		Ministry Agriculture, Food and Rural Affairs
107-1	(\$2,000,000)	Expenditure decreases in: Better Public Health and Environment/ Better Public Health and Environment.
108-4	(\$9,000,000)	Strong Agriculture, Food and Bio-Product Sectors and Strong Rural Communities/Business Risk Management Transfers.
No. 84	Date March 19, 2012	Ministry Education
Vote/Item	Amount	Explanation
1001-1	\$61,000	Funding for Full-Day Kindergarten/Student Success advertising campaign expenses.
1002-1	\$1,495,200	
Offset:		Ministry Government Services
1801-1	(\$1,556,200)	Ministry Administration/Ministry Administration.
No. 85	Date March 19, 2012	Ministry Health and Long-Term Care
Vote/Item	Amount	Explanation
1412-1	\$1,105,600	Funding for Trillium Gift of Life advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$1,105,600)	Ministry Administration/Ministry Administration.
No. 86	Date March 19, 2012	Ministry Tourism and Culture
Vote/Item	Amount	Explanation
3802-1	\$5,164,800	Funding for MyOntario advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$5,164,800)	Ministry Administration/Ministry Administration.
No. 87	Date March 19, 2012	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3002-1	\$451,000	Funding for 30% Off Ontario Tuition Grant advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$451,000)	Ministry Administration/Ministry Administration.
No. 88	Date March 19, 2012	Ministry Transportation
Vote/Item	Amount	Explanation
2701-1	\$585,000	Funding for Veteran's Plates and Zero Blood Alcohol advertising campaign expenses.
Offset:		Ministry Government Services
1801-1	(\$585,000)	Ministry Administration/Ministry Administration.
No. 89	Date March 19, 2012	Ministry Health Promotion and Sport
Vote/Item	Amount	Explanation
4201-3	\$29,629,800	Inter-ministry transfer related to the Pan/Parapan Games Athletes' Village.
Offset:		Ministry Infrastructure
4003-2	(\$29,629,800)	Infrastructure and Growth Planning/Infrastructure Programs.
No. 90	Date March 14, 2012	Ministry Children and Youth Services
Vote/Item	Amount	Explanation
3702-7	\$6,746,500	Year-end realignment of funding in: Children and Youth Services Program/Children and Youth at Risk.
Offset:		Ministry Children and Youth Services
3701-1	(\$700,000)	Expenditure decreases in: Ministry Administration Program/Ministry Administration.
3702-3	(\$1,026,300)	Children and Youth Services Program/Healthy Child Development.
3702-5	(\$3,880,000)	Children and Youth Services Program/Specialized Services.
3702-8	(\$1,140,200)	Children and Youth Services Program/Ontario Child Benefit.

No. 91	Date March 22, 2012	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3001-1	\$1,514,000	Year-end realignment of funding in:
3004-1	\$470,000	Ministry Administration Program/Ministry Administration. Strategic Policy and Programs/Strategic Policy and Programs.
Offset:		Ministry Training, Colleges and Universities
3002-1	(\$106,000)	Expenditure decreases in:
3003-7	(\$1,878,000)	Postsecondary Education Program/Colleges, Universities and Student Support. Employment Ontario Program/Employment Ontario System.
No. 92	Date March 19, 2012	Ministry Community and Social Services
Vote/Item	Amount	Explanation
702-7	\$4,250,000	Year-end realignment of funding to address pressures in the Family Responsibility Office.
Offset:		Ministry Community and Social Services
701-1	(\$3,750,000)	Ministry Administration/Ministry Administration.
702-6	(\$500,000)	Adults' Services Program/Developmental Services – Adults and Children.
No. 93	Date March 22, 2012	Ministry Municipal Affairs and Housing
Vote/Item	Amount	Explanation
1902-4	\$1,115,000	Funding for salary pressures and a capital grant related to expansion of the Charlotte Birchard Centres of Early Learning.
1903-7	\$900,000	
1902-3	\$1,000,000	
Offset:		Ministry Municipal Affairs and Housing
1904-2	(\$150,000)	Affordable Housing Program/Social and Market Housing.
1904-3	(\$1,865,000)	Affordable Housing Program/Residential Tenancy.
1904-4	(\$1,000,000)	Affordable Housing Program/Capital.
No. 94	Date March 22, 2012	Ministry Transportation
Vote/Item	Amount	Explanation
2703-1	\$2,400,000	Year-end realignment of funding in:
2704-1	\$1,400,000	Road User Safety Program/Road User Safety.
2705-1	\$2,000,000	Provincial Highways Management Program/Operations and Maintenance.
2701-4	\$300,000	Labour and Transportation Cluster/Information and Information Technology Services.
2701-3	\$400,000	Ministry Administration/Ministry Administration (Capital Expense). Ministry Administration/Ministry Administration (Capital Assets).
Offset:		Ministry Transportation
2702-2	(\$5,800,000)	Expenditure decreases in:
2704-2	(\$300,000)	Policy and Planning/Urban and Regional Transportation.
2704-3	(\$400,000)	Provincial Highways Management Program/Engineering and Construction. Provincial Highways Management Program/Transportation Infrastructure Assets.
No. 95	Date March 2, 2012	Ministry Government Services
Vote/Item	Amount	Explanation
1808-11	\$165,000	Year-end realignment of funding in:
1812-4	\$296,800	Human Resources Services Program/ Labour Relations Secretariat.
1814-1	\$1,262,200	Agencies, Boards, Commissions and Tribunals/Advertising Review Board. ServiceOntario Program/ServiceOntario.
Offset:		Ministry Government Services
1811-15	(\$1,724,000)	Enterprise Services Cluster Program/Enterprise Services Cluster.
No. 96	Date March 22, 2012	Ministry Aboriginal Affairs
Vote/Item	Amount	Explanation
2001-3	\$601,000	Year-end realignment of funding.
Offset:		Ministry Aboriginal Affairs
2001-1	(\$601,000)	Ministry of Aboriginal Affairs Program/Ministry of Aboriginal Affairs.
No. 97	Date March 22, 2012	Ministry Attorney General
Vote/Item	Amount	Explanation
303-2	\$3,139,400	Funding to support criminal, immigration and refugee legal aid services.
Offset:		Ministry Attorney General
304-2	(\$3,139,400)	Legal Services Program/Legal Services.

No. 98 Vote/Item	Date March 22, 2012 Amount	Ministry Attorney General Explanation
303-1 303-7 304-3 305-1 305-2 306-2 305-3	\$6,154,400 \$1,082,100 \$1,281,500 \$66,500 \$2,083,400 \$431,700 \$11,929,000	Year-end realignment of funding in: Policy, Justice Programs and Agency Program/Social Justice Programs and Policy Division. Policy, Justice Programs and Agency Program/Social Justice Tribunals. Legal Services Program/Legislative Counsel Services. Court Services Program/Administration of Justice. Court Services Program/Judicial Services. Victim Services Program/Victim Witness Assistance. Court Services Program/Court Construction.
Offset:		Ministry Attorney General
301-1 302-2 302-3 303-4 306-1 306-3 304-2	(\$1,766,600) (\$3,256,900) (\$26,900) (\$1,282,300) (\$6,146,300) (\$6,581,100) (\$3,968,500)	Expenditure decreases in: Ministry Administration/Ministry Administration. Prosecuting Crime Program/Criminal Law. Prosecuting Crime Program/Aboriginal Justice Program. Policy, Justice Programs and Agencies Program/Agencies, Boards and Commissions. Victim Services Program/Victims' Services Program Management. Victim Services Program/Criminal Injuries Compensation Board. Legal Services Program/Legal Services.
No. 99 Vote/Item	Date March 22, 2012 Amount	Ministry Finance Explanation
1203-10	\$13,608,100	Savings minuted into the Treasury Board Contingency Fund.
Offset:		Ministry Attorney General
304-2	(\$13,608,100)	Legal Services Program/Legal Services.
No. 100 Vote/Item	Date March 22, 2012 Amount	Ministry Community Safety and Correctional Services Explanation
2601-1 2604-4 2604-5 2605-1 2605-3 2605-4 2609-1 2609-2 2610-1 2604-8	\$3,904,100 \$2,007,400 \$125,900 \$2,645,400 \$15,115,900 \$1,734,200 \$118,700 \$384,500 \$370,900 \$47,986,700	Year-end realignment of funding in: Ministry Administration Program/Ministry Administration. Ontario Provincial Police/Field and Traffic Services. Ontario Provincial Police/Fleet Management. Correctional Services Program/Program Administration. Correctional Services Program/Institutional Services. Correctional Services Program/Community Services. Emergency Planning and Management/Office of the Commissioner. Emergency Planning and Management/Emergency Management Ontario. Policy and Strategic Planning Division/Policy and Strategic Planning Division. Ontario Provincial Police/Ontario Provincial Police.
Offset:		Ministry Community Safety and Correctional Services
2603-2 2603-3 2603-5 2603-6 2603-7 2604-1 2604-2 2604-3 2605-2 2607-1 2609-4 2609-5 2601-2 2603-9 2605-6	(\$1,567,900) (\$139,000) (\$9,460,800) (\$150,000) (\$440,000) (\$2,197,900) (\$860,200) (\$1,401,700) (\$102,100) (\$526,000) (\$51,600) (\$4,103,000) (\$481,200) (\$1,874,200) (\$51,038,100)	Expenditure decreases in: Public Safety Division/Ontario Police College. Public Safety Division/Police Support Services Branch. Public Safety Division/External Relations Branch. Public Safety Division/Private Security and Investigative Services. Public Safety Division/Centre of Forensic Sciences. Ontario Provincial Police/Corporate and Strategic Services. Ontario Provincial Police/ Chief Firearms Office. Ontario Provincial Police/Investigations and Organized Crime. Correctional Services Program/Staff Training. Agencies, Boards and Commissions Program/Agencies, Boards and Commissions. Emergency Planning and Management/Office of the Fire Marshal. Emergency Planning and Management/Office of the Chief Coroner and Ontario Forensic Pathology Service. Ministry Administration Program/Facilities Renewal. Public Safety Division/Public Safety Division. Correctional Services Program/Correctional Facilities.

No. 101	Date March 22, 2012	Ministry Infrastructure
Vote/Item	Amount	Explanation
4003-3	\$20,413,900	Savings minuted into the Capital Contingency Fund.
Offset:		Ministry Community Safety and Correctional Services
2601-5	(\$1,000)	Expenditure decreases in: Ministry Administration Program/Ministry Administration, Expense Related to Capital Assets.
2603-9	(\$11,719,600)	Public Safety Division/Public Safety Division.
2605-6	(\$8,688,300)	Correctional Services Program/Correctional Facilities.
2605-10	(\$1,000)	Correctional Services Program/Institutional Services, Expense Related to Capital Assets.
2605-11	(\$1,000)	Correctional Services Program/Community Services, Expense Related to Capital Assets.
2606-5	(\$1,000)	Justice Technology Services Program/Justice Technology Services, Expense Related to Capital Assets.
2609-7	(\$1,000)	Emergency Planning and Management/Emergency Planning and Management, Expenses Related to Capital Assets.
2610-4	(\$1,000)	Policy and Strategic Planning Division/Policy and Strategic Planning Division, Expense Related to Capital Assets.
No. 102	Date March 22, 2012	Ministry Education
Vote/Item	Amount	Explanation
1004-2	\$1,600,000	Year-end realignment of funding for Child Care Capital.
Offset:		Ministry Education
1004-1	(\$1,600,000)	Child Care/Policy Development and Program delivery.
No. 103	Date March 22, 2012	Ministry Environment
Vote/Item	Amount	Explanation
1107-1	\$3,196,500	Year-end realignment of funding in:
1107-2	\$9,443,200	Water Program/Clean Water.
1107-4	\$1,147,300	Water Program/Source Protection.
1108-3	\$178,400	Water Program/Capital – Water.
Offset:		Ministry Transportation
1106-3	(\$1,384,100)	Expenditure decreases in:
1108-1	(\$2,251,600)	Air Program/Climate Change.
1108-2	(\$9,182,400)	Waste Program/Non-Hazardous Waste Management.
1108-4	(\$1,147,300)	Waste Program/Hazardous Waste Management.
Offset:		Ministry Citizenship and Immigration
No. 104	Date March 22, 2012	Ministry Citizenship and Immigration
Vote/Item	Amount	Explanation
601-1	\$266,600	Year-end realignment of funding.
Offset:		Ministry Citizenship and Immigration
602-1	(\$266,600)	Citizenship and Immigration Program/Citizenship and Immigration.
No. 105	Date March 22, 2012	Ministry Tourism, Culture and Sport
Vote/Item	Amount	Explanation
3802-1	\$200,000	Year-end realignment of funding.
Offset:		Ministry Infrastructure
3801-1	(\$200,000)	Ministry Administration Program/Ministry Administration.
No. 106	Date March 22, 2012	Ministry Health and Long-Term Care
Vote/Item	Amount	Explanation
1403-1	\$36,184,100	Year-end realignment of funding in:
1405-1	\$21,726,400	cHealth and Information Management Program/cHealth and Information Management.
1405-4	\$32,833,700	Ontario Health Insurance Program/Ontario Health Insurance.
Offset:		Ministry Health and Long-Term Care
1402-1	(\$36,184,100)	Expenditure decreases in:
1405-2	(\$40,620,600)	Health Policy and Research Program/Health Policy and Research.
1406-4	(\$13,939,500)	Ontario Health Insurance Program/Drug Programs.
Offset:		Ministry Public Health Program/Public Health.

No. 107	Date March 22, 2012	Ministry Northern Development and Mines
Vote/Item	Amount	Explanation
2201-1	\$11,600	Year-end realignment of funding.
2202-1	\$438,400	
Offset:		Ministry Northern Development and Mines
2203-1	(\$110,000)	Mines and Minerals Program/Mineral Sector Competitiveness.
2204-1	(\$340,000)	Forestry Program/Forestry Program.
No. 108	Date March 22, 2012	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3002-4	\$2,500,000	Additional funding for Student Loan Operating Asset appropriations.
Offset:		Ministry Training, Colleges and Universities
3002-1	(\$2,500,000)	Postsecondary Education Program/Colleges, Universities and Student Support.
No. 109	Date March 22, 2012	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3002-3	\$2,600,000	Funding to support the federal government's contributions towards capital projects at La Cité college and Collège Boréal.
Offset:		Ministry Training, Colleges and Universities
3002-1	(\$2,600,000)	Postsecondary Education Program/Colleges, Universities and Student Support.
No. 110	Date March 30, 2012	Ministry Citizenship and Immigration
Vote/Item	Amount	Explanation
601-1	\$2,218,800	Year-end realignment of funding.
Offset:		Ministry Citizenship and Immigration
602-1	(\$1,890,500)	Citizenship and Immigration Program/Citizenship and Immigration.
603-1	(\$261,800)	Ontario Women's Directorate Program/Ontario Women's Directorate.
605-1	(\$66,500)	Regional Services Program/Regional Services.
No. 111	Date March 22, 2012	Ministry Training, Colleges and Universities
Vote/Item	Amount	Explanation
3002-3	\$500,000	Funding for project costs related to the Humber College capital project.
Offset:		Ministry Training, Colleges and Universities
3003-7	(\$500,000)	Employment Ontario Program/Employment Ontario.
No. 112	Date April 19, 2012	Ministry Economic Development and Innovation
Vote/Item	Amount	Explanation
902-12	\$229,800	Funding for Jobs and Economy campaign advertising expenses.
Offset:		Ministry Government Services
1801	(\$229,800)	Ministry Administration Program/Ministry Administration.
No. 113	Date April 19, 2012	Ministry Economic Development and Innovation
Vote/Item	Amount	Explanation
902-12	\$29,900,000	Funding for final agreements with companies selected under a strategic investment package.
Offset:		Ministry Finance
1203-10	(\$29,900,000)	Treasury Board Contingency Fund.
No. 114	Date March 30, 2012	Ministry Education
Vote/Item	Amount	Explanation
1002-2	\$2,000,000	Funding for programming acquisition and social media training at TFO.
Offset:		Ministry Education
1002-1	(\$2,000,000)	Elementary and Secondary Education/Policy and Program Delivery.
No. 115	Date April 13, 2012	Ministry Tourism, Culture and Sport
Vote/Item	Amount	Explanation
3802-1	\$5,638,500	Year-end realignment of funding.
3807-1	\$2,780,400	
Offset:		Ministry Tourism, Culture and Sport
3801-1	(\$798,100)	Ministry Administration/Ministry Administration.
3805-1	(\$7,620,800)	Culture Program/Culture.

No. 116	Date April 11, 2012	Ministry Community Safety and Correctional Services
Vote/Item	Amount	Explanation
2603-2	\$350,000	Year-end realignment of funding in:
2604-4	\$300,000	Public Safety Division/Ontario Police College.
2604-5	\$2,800,000	Ontario Provincial Police/Field and Traffic Services.
2609-4	\$280,000	Ontario Provincial Police/Fleet Management.
Offset:		Ministry
		Community Safety and Correctional Services
2604-1	(\$3,000,000)	Expenditure decreases in:
2604-3	(\$100,000)	Ontario Provincial Police/Corporate and Strategic Services.
2609-5	(\$630,000)	Ontario Provincial Police/Investigations and Organized Crime.
		Emergency Planning and Management/Office of the Chief Coroner and Ontario Forensic Pathology Service.
No. 117	Date April 19, 2012	Ministry Health and Long-Term Care
Vote/Item	Amount	Explanation
1403-1	\$1,750,000	One-time realignment to support addictions-related initiatives as part of the comprehensive
1406-4	\$30,000	Mental Health and Addictions Strategy.
1412-1	\$220,000	
Offset:		Ministry
		Children and Youth Services
3702-7	(\$2,000,000)	Children and Youth Services Program/Children and Youth at Risk.
No. 118	Date April 19, 2012	Ministry Infrastructure
Vote/Item	Amount	Explanation
4004-1	\$2,650,000	Year-end realignment of funding in Realty Development and Management/Realty Programs.
Offset:		Ministry
		Infrastructure
4004-2	(\$2,650,000)	Realty Development and Management/Realty Programs.
No. 119	Date April 19, 2012	Ministry Municipal Affairs and Housing
Vote/Item	Amount	Explanation
1904-5	\$753,000	Adjustment to account for a pre-payment regarding the Short-Term Rent Support Program.
Offset:		Ministry
		Municipal Affairs and Housing
1904-2	(\$753,000)	Affordable Housing Program/Social and Market Housing.
No. 120	Date April 19, 2012	Ministry Natural Resources
Vote/Item	Amount	Explanation
2101-1	\$2,117,800	Year-end realignment of funding in:
2103-1	\$3,988,600	Ministry Administration Program/Ministry Administration.
Offset:		Natural Resource Management Program/Sustainable Resource Management.
		Ministry
		Natural Resources
2104-1	(\$6,106,400)	Public Protection/Public Protection.
No. 121	Date August 15, 2012	Ministry Energy
Vote/Item	Amount	Explanation
2902-1	\$190,000,000	Post year-end funding for the Ontario Power Authority regarding Greenfield South and Keele Valley gas plants.
Offset:		Ministry
		Finance
1203-10	(\$190,000,000)	Treasury Board Contingency Fund.

Change of Name Act Loi sur le Changement de Nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from November 12, 2012 to November 18, 2012, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 12 novembre 2012 au 18 novembre 2012, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
ABD ELSAYED, AMIR.REFAT. RAMZY.	RAMZY, AMIR.	DAVIDOVA, IRINA. DERKSEN, JILAYNE. DHIR, SANJAY.	DAVIDOVA, IRENE. DERKSEN, JILAYNE.NICOLE. BENETTON, JAKE. DIAS-FLOOD, DELORES. AMANDA.
ABDEL-GHAFAR, MOHAMED. AYMAN.	ABDELGHAFAR, MUHAMMAD.	DIAS, DOLORES.AMANDA. DONALDSON, TARYN.LOUISE.	ARSENAULT, TARYN.LOUISE.
ABDELRAHMAN, BASSEM. MOHAMED.	KHALIFA, BASSEM. MOHAMED.	DOW, PARKER.JAMES. EILO, HALDA.	CAMPBELL, PARKER.JAMES. POLO, HILDA.HANNA.
ABDUL HUSSEIN, MEISSOUN. HASSAN.	NADIR, MAYA.	EL MASRI, HANNA.VICTOR. ERICKSON, KAREN.MARY.	ELMASRI, JOHNNY.VICTOR. ERICKSON, KARIN.MARY.
ABID, FILZA.	ABID, AYESHA.	ESTRADA, SHIRLY.DELIZO.	CASTILLO, SHIRLY.DELIZO. GIOVANNONE, SIMONA. MARIA.
ADAMS, CREIGHTON. WILLIAM.LAMONT.	LAMONT, CREIGH.WILLIAM.	FARCASANU, MARIA. FAUTEUX, JARETH.MIKHAIL. HAWLEY.	BRYAN, JARETH.MIKHAIL. HAWLEY.
AHMAD ALI, AHMADULLAH. AHMED, DINA.	EIVAISH, MATEEMN. AL-JANABI, DINA.	FISH, PAUL.WILLIAM. FLETCHER, JESSIE.CHARLES.	COURNOYER, JOSEPH.JOHN. GRAHAM, JESSIE.CHARLES. ARULNESAN, MARY. AJANTHA.
AHMED, HARITH.MAJID. AHMED, YOUSIF.H.	AL-JANABI, HARITH. AL-JANABI, YOUSIF.	FRANCIS, MARY.AJANTHA. GAGANDEEP SINGH, GAGANDEEP.SINGH.	SINDAL, GAGANDEEP.SINGH. ROSALI, MARIE.CHRIS. ADRIAS. GODFREY, WILLIAM. RICHARD.
ALI, MOHAMED.YUSUF. HEMANT.	ALI, DAMIAN.HIMANT. CHEN, ALIMASI.	GARINGALAO, MARIE.CHRIS.	AKENSON, GILLIAN.MARIE. GUIRREH, MOHAMED. AWLLEH.
ALIMASI, ALIMASI. ANDRADE, MEGAN.	LOPES, MEGAN.ANDRADE. D'ANGELO, ALEXANDER. MARCO.	GODFREY, WILLIAM.DAVID. GRIFFITH, GILLIAN.MARIE. GUIRREH, MOHAMED. AWLLEH.DJIMALE.	COSTELLO, COURTNEY. PATRICIA.JEAN. HANNON-GRENKE, GRETCHEN.CORNELIA. URQUHART, CYNTHIA.ANNE. HARROP, SIOBHÁN. ELIZABETH.
ANGELOV, ALEXANDER. ARANETA-WILLIAMS, ASHLEY.ANNE.	ARANETA, ASHLEY.ANNE. ISAAC, ANNA.RITA.	HARROP, SUSAN. HAYMAN, LAURENE. ELIZABETH.	LIDDELL, LAURENE. ELIZABETH. HOFMAN, ALISSA.ANNIE. GEZINA.
ASHAK, INTESAR. AYUB, RIZWANA.	KHAN, RIZWANA.AYUB.	HOFMAN, ANNIE.GEZINA. HURSKAYA, KATSIARYNA. HURSKI, DZIANIS.	HURSKI, KATHERINE. HURSKI, DENIS. KHAN, FARZANA. ZAIYOUNA, SELWAN.
BALRAJ, BHANWATI. BARDEN, MARGARET. ELIZABETH.	BALRAJ, PAMELA.B. GOURLEY, MARGARET. ELIZABETH.	JABEEN, FARZANA. JAMIL, SELWAN. JAVED, MADIHA. JOBATEH, ALEXANDER. MAKANG.	OMAIR, MADIHA. ROBINSON, ALEXANDER. JAMES. CUNNINGHAM, AMANDA.LEE.
BELANGER, ELAINE.MARION. BERNARD, MARIE.PAULINE. CHRITINE.	BEHNKE, ELAINE.MARION. CLÉROUX, MARIE.PAULINE. CHRITINE.	JOE, AMANDA.LEE. KADJI, KARL-ORHEL. YOUALEU.	KADJI, KARL-ORHEL. SULEIMAN, MARIAM. EMARD, DEBORAH.ANN. DELAWARE, RYAN.
BISSETT, SAMANTHA. MICHELLE.	PALLOTTA, SAMANTHA. MICHELLE.	KAMAL, ZEINAB.SALAH. KANE, DEBORAH.ANN. KARGARPOOR, RYAN.	SCIUTO, DAVID.CARMELO. ROY, TALYA.KATHLEEN. BONNY.
BONCHEVA, EVGENIA. GEORGIEVA.	BONCHEFF, JENNY.G.	KARAVKINE-SCIUTO, DAVID. CARMELO.	KASHMALA, KASHMALA. KEARNEY, STACEY.SUZANNA.
BRIDLE, GEORGINA.MARIE. BROOKER, NICOLE.JOAN.	BRIDLE, GEORGINA.SOPHIA.	KARKHECK, TALYA. KATHLEENA.BONNY.	SNOW, STACEY.SUZANNA. RANA, HUMA.
AISHA.	BROOKER, AISHA.NICOLE.	KASHMALA, KASHMALA. KEARNEY, STACEY.SUZANNA.	KHAN, KASHMALA. SNOW, STACEY.SUZANNA.
BROOKS, MARIE.ELIZABETH. BROWN-CRAIG, OLIVIA. TARCIA.	MICHIE, MARIE.ELIZABETH. BROWN-CRAIG, AMAYA. TARCIA.	KHAN, HUMA.TOHID. KHAN, SITUM.	KNELSEN, MARGARET.EVE. KHURANA, KRITIKA. MITCHELL, CLARISE. PATRICIA.
CHABANE, DAVID.ANDREY. CHEN LEE, RAYMOND.KEN. MING.	CHABANE, ANDRE.DAVID. CHAN LEE, RAYMOND.KEN. MING.	KNELSEN, MARGARET. KRITIKA, KRITIKA.	LACHHMAN, SHRINAUTH. RUVESH.
CHEN, WEN.QI.KIKI. CHEN, WINNIE.	SHI, KRISTY. SHI, SELINA.	LABARGE, CLARISE.PATRICIA.	LACHHMAN, DANNY. AFFRONTI, MARCO. BRANDON.
CHEN, XIAOGING. CHEN, YU.ZHOU.	CHEN, SUZAN. CHEN, YU.ZHOU.STEFANIE.	LADOUCEUR, MARCO. BRANDON.	MILLS, MACKENZIE.OLIVIA. LALL, TAMESHWAR.
CLARKE, ARLENE.MARCIA. COHAN, EHAN.MUDASIR. CORMIER, JAMES.XAVIER.	BAPTISTE CLARKE, ARLAYNA- MARCIA.ADRIANNA.LATINA. MARTINEZ.	LAFFIN, MACKENZIE.OLIVIA. LALL, TAMESHWAR.	LACHHMAN, DANNY. AFFRONTI, MARCO. BRANDON.
COULTER, AMANDA. DARLENE.	CHOHAN, EHAN.MUDASIR. LESSARD, JAMES.XAVIER. QUINLAN, AMANDA. DARLENE.COULTER.		

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
LEE, JONG.HO.	LEE, PETER.JONG.HO.	OUZOUNOVA, SILVIA.	IVANOVA, SYLVIA.IVANOVA.
LEE, SOO.YEON.	LEE, CATHERINE.SOOYEON.	IVANOVA.	
LI, CUI.ZHEN.	LI, TRACY.	PANG SHIUE LIN, PANG.SHIUE.	PANG, SHIUE.LIN.
LI, HAO.YUAN.	LI, KEVIN.	LIN.	SINGH, LOVELY.
LI, HUAN.QIANG.	LI, KEN.	PARMAR, KULWANT.KAUR.	PATEL, SUFIYA.RABIYA.
LI, XINYI.LINDA.	LI, LINDA.VIOLA.	PATEL, SUFIYA.SARFARAJ.	PEETERS, MARGIE.ERIN.
LIN, CHANG.	LIN, JERRY.	PEETERS, MARGARET.ERIN.	PHILLIPS, SEAN.LIAM.SERGE.
LIN, KRISTINE.L.Y.	CHAN, KRISTINE.L.Y.	PHILIPS, SEAN.ANNIS.LUKAS.	PRADEEPAN, PIRAVEENA.
LINDSAY, RICHARD.	NDI, RICHARD.	PIRAPAKARAN, PIRAVEENA.	STONE, TUCKER.TROY.
LOREFICE, SARA.MARIE.	PRINCE, SARA.MARIE.	POWELL, JOSEPH.ALFRED.	TANNER.
LU, NHU.THAO.	LU, JENNIE.THAO.	DENNIS.	MCQUAY, SOPHIA.MAE.
LUBAY, JEANDELL.	LICUANAN, JEANDELL.	PULFORD, SOPHIA.MAE.	GIOUCHOS, ROBERT.
LICUANAN.	VILLANUEVA.		MICHAEL.
LUM-WALKER, STUART.		PURDIE, ROBERT.MICHAEL.	ROY, ALVA.
MALCOLM.	WALKER, STUART.MALCOLM.	RAJABZADEH, ALI.	ROY, ALISON.JOHN.
LUSKIN, YULIA.	DEVORE, JULIA.	RAJABZADEH, ALISON.	MASTACHE, CITLALLI.
MAHER, COURTNEY.	COULTER, COURTNEY.	RAMOS, CITLALLI.	MELODY.
ELIZABETH.	ELIZABETH.	ALEXANDRA.	MASTACHE, WENDY.STELLA.
MALIK, SUMBAL.RANI.	MALIK, SOFYA.SUMBAL.	RAMOS, WENDY.STELLA.	REID, JAVON.ANDREW.
MARCHMENT, JESSICA.		REID, JO-VAN.ANDREW.	RENY, LEO.
TAYLOR.	MCRAE, JESSICA.TAYLOR.	REN, YAMIN.	ZAND, BEHZAD.
	MATHURA, RAJSHREE.	REZAIE ZAND, BEHZAD.	MORDEN, JESSE.TAYLOR.
MATHURA, RAJSHREE.	NATASHA.	RICCI, JESSE.TAYLOR.	QUINLAN, CONNOR.WILLIAM.
MATIENZO, IMELDA.ELINOR.	MATIENZO, ELINOR.	RICHARDS, CONNOR.	COULTER.RICHARDS.
MCARTHUR, CHRISTA.LEAH.	MCKELLAR, CHRISTA.LEAH.	WILLIAM.	
MCARTHUR, HALEY.FAITH.	MCKELLAR, HALEY.FAITH.	RIX, RAEHA.JACQUALINE.	WILSON, RAEHA.RIX.
JANUSZKIEWICZ.	JANUSZKIEWICZ.	MEADOWS.	GLASGOW, MICHELLE.MARIE.
MCDONALD, CAIDAN.	HICKMOTT, CAIDAN.	RODNEY, MICHELLE.MARIE.	
MICHAEL.HICKMOTT.	MICHAEL.	RODRIQUEZ II,	MCGRW II, MAXIMILIANO.
MCDONALD, DYLAN.	WASS, DYLAN.KENNETH.	MAXIMILIANO.	RICCIUTO, LILIANA.
KENNETH.	COLENUTT, NICHOLIS.	ROSSI, LILIANA.	KHAN, RUKAYA.
	ANDREW.	RUKAYA, RUKAYA.	
MCLEAN, NICHOLIS.ANDREW.		SADAT-AL-HOSSieni,	SHARIFI, FARIBA.
MEGALAH, NARMIN.SAMIR.	ENDRAWES, NARMIN.	FERSHTEH.	RAZACK, SHARONNA.
FA.	AL-SHAMMERI, ABDULLAH.	SAMAROO, SHARONNA.	FLORES, ANNA.VICTORIA.O.
	AHMAD.MEJALI.	SANTOS, ANNA.VICTORIA.O.	CO, BRIAN.
MEJALI, ABDULLAH.AHMAD.	AL-SHAMMERI, AHMAD.	SARMIENTO, BERT.BRIAN.CO.	SEEMUNGAL, KATE.CHE.
	AWADH.MEJALI.	SEEMUNGAL, KAITLIN.CHE.	ANDERSON.
MEJALI, AHMAD.	MINOTT-BROWN, CARLENE.	ANDERSON.	SEGGIE, SEBASTIANE.
MINOTT, CARLENE.	ANTOINETTE.	SEGGIE, KATE.VALERIE.	HOUGHTON.
ANTOINETTE.		SHAHRIARI, ANUSHEH.	SHAHRIARI ROY, ANNIE.
MOHAMMAD ALI SHAH, SAID.	KAZEMI, SYED.MAHDI.	SHAMLOO, HAMED.	SHAMLOO, SHAWN.
MAHDI.	SHARIF, TUFAH.	SIDDIQUI, AEMAN.FATIMA.	SIDDIQUI, NADIA.
MOHAMUD, UBAH.WARSAME.	MOLAVI, SEENA.	SMITHERS, BRADYN.	WILLET-SMITHERS, BRADYN.
MOLAVI-NOJOMI, SEENA.		STEFANOVSKI, SVETLANA.	PRAJER, SVETLANA.
MORADHAMZEHE-KILANI,	KILANI, MEHRAK.	STEVENSON, TYLER.JOHN.	DYMOND, TYLER.JOHN.
MEHRAK.	SIMPSON, JACOB.NATHANIEL.	SURINA, GRIGORY.	SURINA, GREGORY.
MORIN, JACOB.NATHANIEL.	SHAWN.	SZANTHO, ARPAD.ATTILANE.	KATAI, ANNA.
JOSEPH.		TAKHTAMIROVA, MARIYA.	TAKHTAMIROV, MARIA.
MORON PRETELL, JAVIER.	PRETELL, JAVIER.EDUARDO.	TANG, SHIMENG.	WINTERS, MICHELLE.
EDUARDO.	VALENTINE, ADRIAN.VICTOR.	TCHERNYCHOV, ELENA.	NOVA, ELENA.
MOTALA, IMRAN.	ALSHELEB, HUSSAIN.S.	THIRULOGASUNDERAM,	
MOTLAK, HUSSEIN.	OLOLO MUFUTA, MICHAEL.	ARUNTHATHY.	MAHADAYA, ARUNTHATHY.
MUFUTA, MICHAEL.	PUERTO, EILEEN.BELEN.LOPEZ.	THOMPSON, MONICA.	DUDGEON, MONICA.
MUSNI, BELEN.	MYSHASTA, LYUDMILA.	MADLINE.JESSE.	MADLINE.JESSE.
MYSHASTA, LYUDMILA.	NAUTH, ANEEL.ANWAR.	TO, EDWARD.CHEUK.YIN.	TO, CHEUK.YIN.
NAUTH, ANEEL.		TO, LOK.NING.	TO, DICKSON.LOK.NING.
NEIVA, CLAUDIA.MARIA.	ARRUDA, CLAUDIA.NEIVA.	TO, TSZ.CHING.	TO, CHRISTINE.TSZ.CHING.
MIRANDA.	NEWMAN, PINA.MICHELLE.	TOUTISSANI, MADONA.	ALEXANDER, DONNA.ALISON.
NEWMAN, PETER.MICHAEL.	NIKOLAeva, YANA.	TRAN, VIRGINIA.	CHEN, VIRGINIA.
NIKOLAeva, IANA.	GANSUKH, OCHIR.SEAN.	TUGADE, ASIA.ARIA.	ARMANI, ASIA.ARIA.
OCHIR, GANSUKH.	OLARIO, CARMEN.	TURAPOV, NASIMA.	MIRZAEVA, NASIMA.
OLARIU, CARMEN.	OLARIO, ERIC.AUGUSTIN.	TURCOTTE, VIOLINE.MARIE.	RHÉA.
OLARIU, ERIC.AUGUSTIN.	OLARIO, SERBAN.PETRU.	RHÉA.	MEMARI, VANDAD.
OLARIU, SERBAN.PETRU.	OLARIO, SIMÉON.ALISTAIR.	VAHABZADEH MEMARI,	VALENTIM, GIA.GILDA.MARIA.
OLARIU, SIMÉON.ALISTAIR.	WALLACE, BROOKLYN.	VANDAD.	
OOSTDYK, KIMBERLY.	TRINITY.	VALENTIM, GILDA.MARIA.	
BERNICE.	DAINARD, CHLOE.NICOLE.	VARNAM-SKINNER, KIANA.	
OOSTING, CHLOE.NICOLE.	OUYANG, QUNXIN.	ROSETTE.	LSK, KIANA.ROSETTE.
OU, YANGQUNXIN.			

PREVIOUS NAME	NEW NAME
VOICULESCU, AVA.ISABELLA.	ALLEN, AVA.ISABELLA.
VOICULESCU, CAEDAN.	
MARCUS.	ALLEN, CAEDAN.MARCUS.
VOICULESCU, MARIUS.	ALLEN, MARIUS.
VYAS, FALGUNI.MRIDUL.	PANDYA, FALGUNI.N.
VYAS, KRUTI.MRIDUL.	PANDYA, KRUTI.
WU, ZIHAN.	WU, NORA.ZIHAN.
YE, HYMAN.	YE, HUGO.HY-JEN.CE.
YOUALEU-KADJI,	
CHRISTOPHE.	KADJI, CHRISTOPHE.
YOUNG, TREVOR.THOMAS.	ROLLAND, TREVOR.THOMAS.
ROME.	ROME.
YU, YUAN.	ZHAO, LONG.YUAN.
ZAKARIA, JAD.	CHBIB, JAD.
ZAKARIA, MOHAMAD.	CHBIB, ROMEO.
ZHANG, ZHENG.	ZHANG, ROGER.ZHENG.
ZHOU, MENG.YUAN.	ZHOU, AMANDA.
ZHU, JIA.MING.	ZHU, JIM.JIAMING.
ZHU, ZE.HUA.	ZHU, HENRY.Z.
ZHU, ZE.ZHONG.	ZHU, JERRY.Z.

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(146-G006)

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from November 19, 2012 to November 25, 2012, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 19 novembre 2012 au 25 novembre 2012, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABDOLLAHI-KHARATI,	
MOHAMMADREZA.	AZIMI, MAHAN.
ABDUL-AHAD, LOUAY.	SOFYA, LOUAY.
ABDUL-AHAD, MARY.	SOFYA, MARY.
ABNAR, FARDIN.	ARVIN, DANIEL.
ABRAMS, LAWRENCE.DAVID.	ABRAMS, LORNE.DAVID.
AHMED, MOHAMED.OMAR.	
OSMAN.AHMED.	OSMAN, ABBAS.OMAR.
AKANSHA, AKANSHA.	DHANKHAR, AKANSHA.
AKSHARA, SURESH.	SURESH, AKSHARA.
AL-OWAINATI, ZAHRA.	OWENATI, AZHAR.
ALAVI-SHESHTAMD, MAHAN.	ALAVI, MAHAN.
ALIPOUR-KAFTRODY,	
SHARBANO.	GOLAB, SHIRIN.
ALKHAWRI, HLEN.	YACOUB, HELEN.ABRAHAM.
AMIN, KANWAL.	TAHIR, KANWAL.
ANDERSON, MAUREEN.FERN.	BIFERMA, MAUREEN.FERN.
ANOJA, SURESH.	SURESH, ANOJA.
ANTONY, THARSHINI.	REYNAL, THARSHINI.
ANUSHIA RISHANTHY,	SURESH, ANUSHIA.
SURESH.	RISHANTHY.
	PAGHMANI, JAMAL.JOHN.
AQUINO, JAMAL.JOHN.	AQUINO.
AUDETTE SMITH, RICHARD.	SMITH, RICHARD.JOSEPH.
JOSEPH.OIVA.	OIVA.
AWYONG, SUAN.TEE.	AWYONG, KRON.SUAN.TEE.
AYALA GONZALEZ, FIDEL.	AYALA GONZALEZ, ERIKA.
BABU, LEO.JOSEPH.	JOSEPH, LEO.BABU.
BADDO, NAJIBA.	BADDO, ANGELA.
BAERR, ANTHONY.EUGENE.	BEATTIE, ANTHONY.EUGENE.
BLACKWOOD.	BLACKWOOD.

PREVIOUS NAME	NEW NAME
BAHRE, HERMINDER.KAUR.	DHANJAL, HERMINDER.KAUR.
	JANSSEN, KATHLEEN.
	LINDSAY.
BANKS, KATHLEEN.LINDSAY.	BEAUSAERT-LEMORE, SUSAN.
BEAUSAERT, SUSAN.	MARLENE.
MARLENE.	BECKER, BRENNAL.DAWN.
BECKER, BREANNE.DAWN.	BESSA, JONATHAN.HERNANY.
	CABRAL.
BESSA, HERNANY.CABRAL.	REIGN, MONAKAH.
	WHITEWOLF.
BJELOVUK, MONIKA.	BOWMAN GINGRICH.
BOWMAN GINGRICH.	MERVIN.
MERVIN.	BROWN, KIMBERLEY.
BROWN, KIMBERLEY.	CATHERINE.
CATHERINE.	BRYARS, DICE.DIANNE.EDITH.
BRYARS, DICE.DIANNE.EDITH.	BUKOWSKI-ALAEI
BUKOWSKI-ALAEI	KHANEHSHIR, DARIUS.ADAM.
KHANEHSHIR, DARIUS.ADAM.	
	SHETTLESWORTH, IROLENE.
BURRIS, IROLENE.ELMOGENE.	ELMOGENE.
	CADY-HILL, MATTEO.
CADY, MATTEO.ANDREW.	ANDREW.
CAMERON, SUSAN.	MC CONNELL, SUSAN.
ELIZABETH.	ELIZABETH.
CAPRELLI, GIUSEPPE.	CAPRELLI, JOE.GIUSEPPE.
CATES, JOANNE.DORIS.	CHAULK, JOANNE.DORIS.
CHAN, KIU.WAI.	CHAN, ROCHELLE.KIU.WAI.
CHEMALI, DAISY.ELIAS.	CHEMALY, DAISY.ELIAS.
CHEN, CHIEH.JU.	CHEN, SILVA.
CHEN, LU.YUAN.	CHEN, ROSIA.LUYUAN.
CHEN, MEI.JIAO.ASHLEY.	CHEN, ASHLEY.MEIJIAO.
CHEN, MEI.WAN.STELLA.	CHEN, STELLA.MEIWAN.
CHEN, QI.XUAN.	CHEN, CHARLIE.QIXUAN.
CHERVONIJ, YURY.	CHERVONIJ, PURIN.
CHI, HAI.NING.	CHI, ALICE.HAINING.
CHOI, HO.YING.	CHOI, ALICE.PAK.KEI.
CHOW, MICHELLE.ANN.	NOBLE, MICHELLE.ANN.
CHRISTHURAJAH,	JENATHAS, SAHAYANAYAKI.
SAHAYANAYAKI.	CHU, NATALIE.LOK.YI.
CHU, LOK.YI.	FISHER, SHYANNA.DAWN.
CLEMENTS, SHYANNA.DAWN.	EVELYN.
EVELYN.LISA.FISHER.	PELLATT, JOSHUA.JAKE.RYAN.
COLE, JOSHUA.RYAN.	CZEPIELA, STEVEN.ANDREW.
	DEY.
CZEPIELA, STEVEN.ANDREW.	MORRISON, JESSICA.NADINE.
DAKIN, JESSICA.DENISE.	SCOTT, BERTHA.MARY.
DELINE, BERTHA.MARY.	
DESCHAMPS, MARIE.ROSANA.	DESCHAMPS, ALDA.
ODELIA.	PANDHER, JASON.
	DESCHATELETS.
DESCHATELETS, JASON.	CZEPIELA, TRISHA.DEY.
DEY, TRISHA.	DISSANAYAKE, SHANE.
DISSANAYAKE, CHANDANA.	
DROSDOWECH, CATRIONA.	ANDREWS, CATRIONA.HELEN.
HELEN.	
DUFFIN-RATCLIFFE,	RATCLIFFE, ISABELLE.AVA.
ISABELLE.AVE.	DUNCAN, CONNIE.IRENE.
DUNCAN, EDNA.IRENE.	MICHAEL JR, PATRICK.
	FREDERICK.
EATON, PATRICK.FREDERICK.	
EYALA DELEPOKO, HERDIA.	MICKYA, STELLA.IRMA.
ULCIE.MARLYSE.	
FALALEYEV, SERHIY.	FALALEYEV, SERGEI.
VOLODYM.	FISSEHA, DEBORAH.LEUL.
FISSEHA, MAGDALINA.LEUL.	NIGHT, BISHOP.ANTHONY.
FRANCIS, EDWARD.IAN.	POWERS, JACQUELINE.KAY.
FRASER, JACQUELINE.KAY.	NAIR, GAUTHAM.JAYADEEP.
GAUTHAM, JAYADEEP.NAIR.	PARDOL, ADRIENNE.
GIBSON, ADRIENNE.PARDOL.	PARDOL, SCOTT.
GIBSON, SCOTT.PARDOL.	

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
GLAUDE, EMILLIE.ISABELLE.	PAQUETTE, EMILLIE.	LEUNG, MEI.SZE.	LEUNG, CECILIA.MEI-SZE.
GOYIT, GRACE.JORDYN.	ISABELLE.	LI, SHUANG.	LI, LISA.SHUANG.
	PARROTT, GRACE.JANE.		MOON, HELEN.MYOUNGJA.
	GRIFFIN RANDALL, KOBI.	LIM, MYOUNG.JA.	LIM.
GRIFFIN, KOBI.DAVID.	DAVID.	LIN, QI.	XIAO, QI.
GRIFFITHS-BOULANGER,		LIU, JANICE.	ZHENG, JIA.NI.JANICE.
JASON.DENZIL.	BOULANGER, JASON.DENZIL.	LIU, JIA.HUI.EUNICE.	ZHENG, JIA.HUI.EUNICE.
	BALANE, FRANZ.REINALD.	LIU, SHU.YUAN.	LIU, JACK.SHUYUAN.
GUEVARRA, FRANZ.REINALD.	GUEVARRA.	LIU, YANG.	LIU, YANG.EDWARD.
GUO, SI.YAO.	GUO, SALLY.SIYAO.	LOPEZ, CHRISTOPHER.	PAPETTI LOPEZ,
GUTIERREZ, ANNA.LUZ.		ANTHONY.	CHRISTOPHER.ANTHONY.
DULAY.	DOCTEUR, ANNA.LUZ.DULAY.	LOU, TIANREN.	LOU, ETHAN.TIANREN.
GUTMAN, BENY.	GUTTMAN, BENNY.	LU, HE.JIA.	LU, JEFFREY.HEJIA.
	MIERKALNS, NATASHIA.	LUU, BOI.THUONG.	LUU, IVY.
HANEY, NATASHIA.LYNN.	LYNN.	MA, MICHELLE.	HONG, JAMIE.MICHELLE.
HART, ZAVIEN.DANIEL.	REIGN, KNOWLEDGE.		MABAYA, NOELLA.NANA.
MICHAEL.	NNAAMDJ.HEART.	MABAYA, MASAMBA.NOELLA.	MASAMBA.
HAXHI, JOAN.	HAXHI, JOHAN.	MAJEED, SAFA'A.	HARRAK SOFYA, SAFA.
HEFFERNAN, MARRIA.	ST-GERMAIN, MARRIA.		MAK WATERFALL, KA.YAN.
CYNTHIA.LYNNE.	CYNTHIA.LYNNE.	MAK, KA.YAN.BONNY.	BONNY.
HODGSON, JENNIFER.ELISE.	TWYFORD, JENNIFER.ELISE.	MALTCEVSKAIA,	MALTSON, EKATERINA.M.
HOFF, LINDA.PEGGY.	NOBLE, LINDA.PEGGY.	EKATERINA.M.	MANGAL, AYESHA.
HORTON, HEATHER.	BOERSMA, HEATHER.	MANGAL, NOOR.BASA.	MARKOWITZ, MICHELLE.
ELIZABETH.	ELIZABETH.	MARKOWITZ, MICHAL.	SOUSA, STEPHANIE.JANE.
HSU, CHIH.HSIUNG.	HSU, SHAUN.CHIH-HSIUNG.	MARQUIS, STEPHANIE.JANE.	SLAUENWHITE, MARGARET.
IDRIS, MARYAM.CONATY.	CONATY, MARY.ANDREA.	MARSHALL, MARGARET.	ELLEN.
IJAZ, SAFIA.ASIFA.	AKHTER, SAFIA.ASIFA.	ELLEN.	MASELLIS, ANTIMO.VITO.
JACOBS, AMY.LISA.	JACOBS, AMY.LISA.EILEEN.	MASELLIS, VITO.DONATO.	DONATO.
JAE, GARAM.	JAE, MICHELLE.GARAM.	ANTIMO.	PAGHMANI, GOLLAM.
JAKDA, FARHA.IQBAL.	NANA, FARHA.IQBAL.	MBACHMANI, GOLLAM.	RESSOUL.
	TOLEDO JAMA, ABIGAIL.	RESSOUL.	
JAMA, ABRAR.ABBY.JABREL.	ABRAR.	MBURANUMWE KANYANGE,	MALETTE, MARIE.NOELLE.
JANSEN VAN DOORN, JASLYN.	JANSEN VAN DOORN, RENEE.	MARIE.NOELLE.	PARK, HOSOOK.
RENEE.	JOY.	MIN, HOSOOK.	MLEKUZ, ALEXANDRA.
JANSEN VAN DOORN,			BARBARA.BAZIL.
JULIANE.RENÉE.	YODER, JEWEL.	MLEKUZ, SANDRA-BARBARA.	DHEBLAOE, MONA.EHMED.
JARCEVIC, JOSIPA.	NIEDERMULLER, JOSIPA.	MOHAMED, MUNA.AHMED.	JEGANATHAN, KOWSIYA.
JAVIDAN, FATEMEH.	JAVIDAN, ROSE.	MOHAN, KOWSIYA.	MOHMAND, ANAS.ABDUL-
JAYADEEP, SIVARAMAN.NAIR.	NAIR, JAYADEEP.SIVARAMAN.	MOHMAND, MOHAMMAD.	ELAH.
JEREMIAH, JELUGA.COLETO.	JEREMIAH, UTHMAN.	ANAS.	MOIN, JOHN.SINA.
BERNARD.	ABDULLAH.BERNARD.	MOINEDDIN, SINA.	GOLDMAN, IRINA.
JIAN, YU.XUAN.	JIAN, MAX.YUXUAN.	MOMOT, IRINA.	O'SHAUGHNESSY, SUZANNE.
	JOHNSON, AUDRINA.	MONETTE, SUZANNE.MARIE-	COLEEN.
JOHNSON, ANDREW.ALMEIDA.	ELIZABETH.	ANNE.	MOON, STEVEN.KEEWHAN.
KAKA, HUSAM.L.NAFA.	KAKA, HUSSAM.LAITH.NAFA.	MOON, KEE.WHAN.	O'HERLIHY, OLGA.
KALMENSON, ARTUR.	MALTSON, ARTHUR.	MOSTOVSHCHIKOVA, OLGA.	STANSFIELD, MANDY.
KANAGALINGAM, BALIKA.	ARAVINTHAN, BALIKA.		CHRISTINE.
KANESARATNAM,		MOXAM, MANDY.CHRISTINE.	WAGNER-RONDEAU,
PIYADARSINI.	RAGU, PIYADARSINI.	MUGFORD, BRANDON.	BRANDON.EDUARD.ANTON.
KAPINGA, MUJANGI.CELESTI.	KAPINGA, CELESTINE.MOYO.	THOMAS.LLOYD.	AKBERZAI, JAVID.
KAUR, GAGANDEEP.	OTAL, GAGANDEEP.	MUSAZAI, JAVID.	SUPRUNOV, TABITHA.FERN.
KAUR, PARKASH.	AUJLA, PARKASH.KAUR.	MUSGRAVE, TABITHA.FERN.	
KHAN, MOHAMMAD.SAIFUR.		NADEEM, MOHAMMAD.	WYNE, HASSAN.
RAHMAN.	RAHMAN, SAIFUR.	HASSAN.	MONOWER, NAOMI.SARAF.
KHAN, SUNDUS.ZAKI.ASI.	REHMAN, SUNDUS.ABDUL.	NAOMI, SARAF.TAZRIAN.	BAL, JANIS.
KHURANA, ANUPAM.	SINGH, ANUPAM.	NARULA, JANIS.	GILL, SABA.
	VAN DER KING, NEIL.	NAZ, SABA.AVERED.	JENKINS, KAILYN.THI.THOI.
KINGMA, NEIL.CHARLES.	CHARLES.	NGUYEN, THI.THOI.	WOLFE, GLENN.MURRAY.
KO, KEON.YOUNG.	KO, DAVID.	NORMAND, GLENN.MURRAY.	MACLEOD, JEFFREY.JASON.
KO, YOUN.JU.	KO, GLORIA.	NYMAN, JEFFREY.JASON.	SHARMA, MARINA.
KOSTYSHEN, DAWN.MARIE-		ODISHARIYA, MARINA.	AMANYANGO, AYO.
CAROL.	SMITH, DAWN.MARIE-CAROL.		RICHARD.
KUJEKE, ZWATINOWONA.T.	GADZA, ZWATINOWONA.T.	ODONGKARA, RICHARD.	URSO, GIULIANO.
KWON, DO.YEON.	KWON, DANA.DAYEON.	OGLAN, GIULIANO.	MACNEILL, BRYAN.WILLIAM.
LAGOUNOV, PHILIP.	LAGUNOV, PHILIP.	ORGAN, BRYAN.WILLIAM.	OSWALD, JARRY.TOMMIS.
LAI, SHOWE.NGING.	LAI, SUYING.SHOWE.NGING.	OSWALD, LORN.EDWARD.	
LALONDE, MARIE.SHIRLEY.	LALONDE, SHIRLEY.MARIE.	OUBAID, HANNA.YACOB.	OBEID, HANNA.JACOB.
LARCENS, ADRIEN.RAEL.	POLNY, DAWN.MARIE.	HAGE.	PAGE, HOLLY.DOROTHY.
	LEACH-O'BRIEN, PATRICK.	PAGE, DOROTHY.HOLY.	PAHOMEY, JOHN.DAVID.
LEACH, PATRICK.JOSEPH.	JOSEPH.	PAHONEY, JOHN.DAVID.	

PREVIOUS NAME

PAQUETTE, MARY.ALMA.
ELLEN.
PARK, YONG.JOON.

PATEL, DIPIKA.CHANDRAK.
PENG, MU.
PENG, SUI.FEN.
PERES, KRISTIN.MICHELLE.
PHAN, QUOC.JIMMY.
POINT-DU-JOUR, AMANDA.
MICHELLE.
PONGRATZ, ROBERT.JAMES.
GERALD.
POONI, RAVDEESH.
POULIS, ALEXANDRA.
TAYLOR.

POWELL, JENNIFER.LALONDE.

PRIDMORE, MARIE.CLAIRE.
RAYNE-SADLER, JADE.
ROBITAILLE, ROBERT.
TAYLOR.
RYAN, EMILY.NICOLE.
SACREY, HEXIE.PAULINE.
SARUPINDER SINGH,
SARUPINDER.SINGH.
SESE, RHOJANE.MERCADO.
SHAKUR, BIBI.WALEEMA.
SHANG, LUCY.YU.LOU.
SHEET, RAFI.
SHEET, RANI.
SHIN, JUNG.HO.
SIDHU, GURJINDER.KAUR.
SILVERIO, LISA.MARIE.
SINGH, HARPAL.

SINGH, LAKHWINDER.
SIPPS, MATTHEW.KYLE.

STIRRETT, MARIA.LINA.ROSE.

SUN, YIXUAN.
SUN, ZHIREN.KEVIN.CHUA.
SING.
SUSHILA, SUSHILA.
SUSLIK, HARRY.
TAJIK, ABBAS.

TAMARACK, LADA.INDIGO.
TATE, DAPHNE.JOAN.LOUISE.
THEIVENRAN,
KULASEKARAM.
THOMAS, RAJESH.KALLUKAL.
TRIOLET, TUFFY.JOHN.
TURENKO, EKATERINA.
UJJWAL, UJJWAL.
VANDER PLOEG, ANDREA.
ROCHELLE.
VERKUYL, TERESA.AGNES.
VON BUCHSTAB, JENNIFER.
ANN.
WEN, YAN.XIA.
WHITE, THERESA.EVALEEN.
WILLISTON, DICK.LUTHER.
GLENN.

WILLISTON, KAEDEN.LUKAS.
WOLFORD, CASEY.BRAND.
YABUT, SARAH.SARITA.V.

NEW NAME

PAQUETTE, HELEN.ALMA.
PARK, JOHN.
PATEL, DIPIKA.
MITESHKUMAR.
PENG, MAX.MU.
PENG, LISA.SUI.FEN.
DORSEY, KRISTIN.MICHELLE.
PHAN, JAMES.REMINGTON.
NICHOLS, AMANDA.
MICHELLE.
PONGRATZ, GERALD.ROBERT.
JAMES.
POONI, RAKHEE.RAVDEESH.
SPENCE, ALEXANDRA.
TAYLOR.
POWELL, JENNIFER.
LAURENNE.

PRIDMORE, MARIANNE.
CLAIRE.
CARAVAGGIO, JADE.
MCQUILLAN, ROBERT.
TAYLOR.
MARSHALL, EMILY.NICOLE.
SACREY, EXCIE.PAULINE.
CHHABRA, SARUPINDER.
SINGH.
CONSULTA, RHOJANE.SESE.
PRASAD, BIBI.WALEEMA.
MA, LUCIE.YULOU.
SOFYA, RAFI.
SOFYA, RANI.
SHIN, NATHAN.JUNG.HO.
SANDHU, GURJINDER.KAUR.
LUCAS, LISA.MARIE.
DHANJAL, HARPAL.SINGH.
CHOHAN, LAKHWINDER.
SINGH.
GOUGEON, MATTHEW.KYLE.
CHISHOLM, MARIA.LINA.
ROSE.
SUN, AUDREY.YIXUAN.CHEN.
SING.
SING-SUN, ZHIREN.KEVIN.
SUNNY.GODFREY.CHUA.
DHANKHAR, SUSHILA.
SUSLIK, HARLEN.
COOPER, LIAM.
VERRALL, TAMARACK.
MARGARET.RUTH.
TATE, J.

ESAN, KULASEGARAM.
THOMAS, ABRAHAM.
TRIOLET, JOHNNY.JAMES.
OSTROVSKY, EKATERINA.
DHANKHAR, UJJWAL.
VAN DER KING, ANDREA.
ROCHELLE.
VERKUYL, TRACY.AGNES.
MCLELLAN-KNOX, JENNIFER.
ANN.
WEN, ISABELLA.
WHITE, THRESSA.EVALEEN.
WILLISTON, RICHARD.
LUTHER.GLENN.
WILLISTON, KAEDEN.NOAH.
LUKAS.
WOLFORD, BRAND.CASEY.
VILLARBA, SARAH.SARITA.

PREVIOUS NAME

YACOB, FRANÇOIS.
YACOB, JOSHUA.DAVID.
YACOB, MARY.
YACOB, NICOLE.

YALAMA, IBRAHIM.ERHAN.
YOUSEFIPOUR, ATENA.
YU, JIA.RUI.
ZHENG, FEI.HONG.
ZHOU, AIDAN.YINGXU.
ZIDANE, FARHAN.MONOWER.

NEW NAME

YACOB, FRANÇOIS.
YACOB, JOSHUA.DAVID.
YACOB, MARY.
YACOB, NICOLE.ANNE.
YALAMOV, IBRAHIM.
ERHANOV.
YOUSEFIPOUR, ATHENA.
YU, VERA.JIARUI.
ZHENG, VIC.HAOTIAN.
ZHOU, AIDAN.YINXU.
MONOWER, FARHAN.ZIDANE.

SANDRA LEONETTI
Deputy Registrar General
Registraire générale adjointe de l'état civil

(146-G007)

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from November 26, 2012 to December 02, 2012, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 26 novembre 2012 au 02 décembre 2012, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME

ABBASI, FAWZIA.
ABDI-BOURGEOIS, LAKEISHA.
ELAINE.
ADAMS, KIMBERLEE.ELSIE.
RUTH.
ADAMS, NICOLE.ELIZABETH.
LORRAINE.
AHMED, AHMED.MUTWAKIL.
AHMED, LINA.MUTWAKIL.B.
AHMED, MOHAMED.
MUTWAKIL.
AHMED, RAYAN.
AL HAJERI, SARA.SALEH.M.A.
ALIPOUR MORADBEGLOUEI,
HOSSEIN.
ANDERSON, TYLER.KEVIN.
BRIAN.JOSEPH.
ANNOUS, RACHID.
ANWHATIN, AUSTIN.LARRY.
WAYNE.
ARTES, SUZY.CLAIRE.C.

NEW NAME

RAHMAN, FAWZIA.
BOURGEOIS, LAKEISHA.
ELAINE.
ADAMS-HENRY, KIMBERLEE.
ELSIE.RUTH.

LAMONT, NICOLE.LORRAINE.
BAKRI, AHMED.MUTWAKIL.
BAKRI, LINA.MUTWAKIL.
BAKRI, MOHAMED.
MUTWAKIL.
ASHIQUE, RAYAN.AHMED.
FALCON, JESSICA.EDWARD.

ALIPOUR, HOSSIEIN.
CAMPBELL, TYLER.KEVIN.
BRIAN.JOSEPH.
ANNOUS, RASHID.
GLOVER, AUSTIN.LARRY.
WAYNE.
CRUZ, SUZY-CLAIRE.ARTES.

ARUMUGAM, ARULMOLY.
ASHKAR, RANDA.LORIS.
ASIMAKIS, STEFFIE.
STAVROULA.ANASTASIA.
AUERSWALD, ARMIN.
BAHNAM, KARAM.
BAHNAM, ZEYAD.
BARZ, JENNY.LISA.
BASSAM ADIL, CELINE.
BASSAM, YOUSIF.
BASSEL, MARGARET.
CATHERINE.

BENNETT, ENA.LOVENA.
BENO, MADISON.IRENE.IVA.
BOKOR, DIANA.ZSUZSANNA.
BOUGIE, AARON.GORDON.
ALBERT.

ARULMOLY.
ASHKAR, RANDA.
ASIMAKIS, STEFANY.
ANASTASIA.
AUERSWALD, GARY.ARMIN.
SAOUR, ANTONIO.
SAOUR, ANDREW.
PAUL, JENNY.LISA.
GHAZALAH, CELINE.BASSAM.
ANTOINE, JOSEPH.
PESKI, MARGARET.
CATHERINE.
BENNETT-MYRIE, ENA.
LOVENA.
ROECK, MADISON.IRENE.IVA.
ALECSA, DIANA.ZSUZSANNA.
RUNNING NOËL, AARON.
GORDON.ALBERT.

PREVIOUS NAME

BOWERS-LYNCH, VICTORIA.
MEREDITH.
BRINK, MELISSA.ANN.
BULLIED, MICHAEL.STEVEN.
BUTRUS, FADWA.
BUTT, AUSTIN.PATRICK.
JAMES.
BUURSMA, MARIKA.ELISE.
CADER, FATHIMA.AMRA.

CADUNGOG, IRENE.PABAYOS.
CAIRNS, ANDREW.JOHN.
CAMPBELL, TRACEY.JEAN.
CHAVOSHI, SEYED.SAEID.
CHEN, XIU.YUAN.
CHIRNOGEANU, SIMINA-
GEORGIANA.
CLAIROUX, ROLLAND.
CRANE, LINCOLN.ARTHUR.
MURRAY.

CROFT JR, JOHN.EARL.
DALE, JUDITH.MARY.
DBOUK, NAHEDA.
DE SOYSA, MOHAN.
CHRISANTHA.RUVAN.
DEM'YANYUK, ALISA.
DESPRES, REILLY.JAMES.
DIRAIN, DULCE.
DOU, FANCHENG.
DRAPER, LINA.GRACE.
EDGAR, HAILEY.MARIE.
ELLIOTT, MATTHEW.JAMES.
HEATH.
ELSHEIKH, ANWAR.
MOHAMED.E.
EVERETT, TERRY.ANTHONY.
EVSEEVA, MARIA.
FARHADI, PAKISEH.
FENECH, RITA.

FENG, XIANGPING.
FILIPOVSKAYA, SABRINA.
FILIPOVSKAYA, SVETLANA.
FILIPOVSKIY, VLADISLAV.
FISSET, KAYLEE.DENISE.JEAN.
FISHER, FREDERICK.JOHN.
FLETT, CONNIE.GAIL.
FLEURY, ADRIAN.MICHAEL.
FREITAS, LORI.ANN.
FU, KAI.WEN.
FUKSMAN, ALEKSANDER.
FUKSMAN, ELISABETH.
FUKSMAN, INNA.
FUKSMAN, TOMER.
GALMANI, LAILA.AMIRALI.
GANGA PERSAD, GORDON.
GAJADHAR.
GERROW, JESSICA.CLAIRE.
WOOD.
GHAFFARKHANY-SOLTANI.
FATEMEH.
GHANBARI, RONAUK.
GILES, NICHOLAS.DAMIEN.
ROYCE.
GNANASUNTHARAM,
PIRATHEP.
GRIMSHAW, DREW.
BEVERLEY-LYNN.

NEW NAME

LYNCH, MATHEW.ANTHONY.
PILON, MELISSA.ANN.
MCBRIDE, MICHAEL.STEVEN.
SAOUR, FADWA.
WILLIAMS, AUSTIN.PATRICK.
JAMES.
BUURSMA, MARIJKE.
GHOUSE, AMRA.FATHIMA.
BAQUIRIN, IRENE.

CADUNGOG.
HEARD, ANDREW.JOHN.
SOROKA, TRACEY.JEAN.
CHAVOSHI, SAEID.
CHEN, STEPHEN.XIUYUAN.
FILLION, SIMINA-
GEORGIANA.
CLEROUX, ROLLAND.OMER.
MC NEVAN, LINCOLN.
ARTHUR.MURRAY.
WATSON, MICHAEL.
TERRENCE.

EARL, JUDITH.MARY.
FAWAZ, NAHEDA.
DE SOYSA, MARK.CALDERON.
RUVAN.
KANAYEV, ALISA.
SMITH, REILLY.JAMES.
BAEL, DULCE.
DOU, JERRY.
GALLIPPI, LINA.GRACE.
GOODING, HAILEY.MARIE.

HEATH, MATTHEW.JAMES.
ELTIGANI, ANWAR.
MOHAMED.E.
BUTCHART, TERRY.LEE.
SHEPPARD, MARIA.
FARHADI, MARYAM.
BORG, RITA.
IABONI, REBECCA.ELSE.
XIANGPING.
KING, SABRINA.MARIA.
KING, LANA.
KING, VLAD.
FISSET, KOLTON.ROBERT.
FISCHER, FREDERICK.JOHN.
CATHCART, CONNIE.GAIL.
LESEY, ADRIAN.STEVEN.
FREITAS, SHAYNE.
FU, WENDY.KAIWEN.
FOUXMAN, ALEXANDER.
FOUXMAN, BETTY.
FOUXMAN, INNA.
FOUXMAN, TOM.
MERCHANT, LAILA.ALTAF.
PERSAD, GORDON.
GAJADHAR.

WOOD RYE, JESSICA.CLAIRE.

FARPOUR, MOJGAN.
GHANBARI, RONA.OCEAN.

ROYCE, NICHOLAS.DAMIAN.

GNANI, JAMES.PURDEE.
GRIMSHAW, DREAH.LYNN.
BEVERLEY.

PREVIOUS NAME

GRYSHCHENKO,
VICTORIYA.L.
HAASTRUP, EUNICE.
ADEDOYIN.
HAMAMY, PAIGE.KRYSTAN.
PAULINE.
HANNA, FIRAS.
HANNA, ROBERT.
HANSON, CANDACE.
DOROTHY.
HAWES, HARRIS.JONATHAN.
HAZISAVVAS, ANASTASIA.
HERNANDEZ GARCIA,
YANCARLO.MIGUEL.
HITAWALA, MURTAZA.
SHABBIR.

HODGINS, AMY.ANN.
HOFMAN, AMANDA.MARIE.
HU, ZHIYI.
HUARD, JESSICA.LYNN.
BEVERLY.
HUARD, RYAN.BRADLEY.
BRUNO.

HUDSON, ANDREA.BETH.
IBITOLU, FAVOR.TOLUWANI.
IBITOLU, HONOR.
OLUWABUSAYO.
IBITOLU, SUNDAY.
ISHAK, YIMAG.
JAFAR POUR, KHODAYAR.
JAFAR-POUR, ARSHIA.
JAFARPOUR, ARTIN.
JAMES, SUZANNE.IRENE.
MARIE.
JAVADI ERAM, BATOUL.
JIA, QIAN.
JOHAL, PALWINDER.KAUR.
JOHNSON, JOHNSON.
JOSEPH, EMERENTIANA.
KALENTZIS, STEPHANIE.
SONDRA.
KALER, LIAM.ELIJAH.
KAUR, DAWINDER.
KHADAM-HOSSEINI, AMIR.
KLIMASZEWSKI, NICHOLAS.
KLOOS, KATHLEEN.AMY.
KLOOS, KRISTOPHER.
ANDREW.
KLOOS, KYLLIE.ANNE.
KNIGHT, TAMIA.ASCHELLE.
KOTULA, ALDONA.

KRAWCZYK, JOANNA.

KRUGER, NOAH.JONATHON.
KUDIMOV, PLATON.ILYICH.
KUTLU, NERIMAN.
YASHAROVA.

LACUESTA, LALAIN.E.C.
LAI, DAVID.
LAI, YEN.LIN.
LAI, YI.CHING.
LANGDON, TINA.LISA.
LAU, YUK-KUEN.
LAW, JACLYN.
LAY, LESLIE.PATRICK.
LEMKE, ANNETTE.IRIS.
LI, PEIPEI.
LICHTMAN, AMY.LIEBE.

NEW NAME

GRYSHCHENKO, VICTORIA.

JOSEPH, EUNICE.ADEDOYIN.
POWER, PAIGE.KRYSTAN.
PAULINE.
SAOUR, FIRAS.
HANNA, YOUHANNA.
MAHONEY, CANDACE.
DOROTHY.

TALBOT, HARRIS.JONATHAN.
HATZISAVVA, ANASTASIA.
MICHON HERNANDEZ.
YANCARLO.MIGUEL.
HITAWALA, MURTAZA.
SHABBIR.HUSSAIN.
MINTAH, AMY.ANN.
JONES, AMANDA.MARIE.
HU, ZOE.ZHIYI.
YOUNG, JESSICA.LYNN.
BEVERLY.
GRAHAM, RYAN.BRADLEY.
BRUNO.

ORLANDO, ANDREA.BETH.
JOSEPH, FAVOR.TOLUWANI.
JOSEPH, HONOR.
OLUWABUSAYO.
JOSEPH, SUNDAY.IBITOLU.
ISHAK, YIMAJ.ANWAR.
FARPOUR, KHODAYAR.
FARPOUR, ARSHIA.
FARPOUR, ARTIN.
MCMILLAN, SUZANNE.IRENE.
MARIE.
ERAM, PARISA.
JIA, OLIVIA.QIAN.
KAUR, PALWINDER.
LYALL, JOHNSON.
JOSEPH, EMEREN.TIANA.

KALEN, STEPHANIE.SONDRA.
HERBERT, LIAM.ELIJAH.
CHOHAN, DAWINDER.
ROD, AMIR.
TELECKI, NICHOLAS.
MCCARROL, KATHLEEN.AMY.
MCCARROL, KRISTOPHER.
ROBERT.
MCCARROL, KYLLIE.ANNE.
KEREM, TAMIA.ASCHELLE.
NOWAK, ALDONA.MARIA.
BENNETT, JOANNA.
ALEXANDRA.

KRUGER-KRIEGER, NOAH.
MARK.
ISSAEV, PLATON.ILYICH.

SAFIYE, DESTINA.NICKI.
MANAOIS, LALAIN.E.
LACUESTA.
LAI, DAVID.YUCHEN.
LAI, ALLEN.YENLIN.
LAI, BRIAN.YICHING.
LINES, TINA.LISA.
LAU, GRACE.YUK-KUEN.
LAW, JACLYN.CHEUKWAI.
LAY, MARK.PATRICK.
WIEGAND, ANNETTE.IRIS.
YU, DIANA.
KLEIN, AMY.LIEBE.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
LIM, DONG.MIN.	LIM, STELLAR.DONGMIN.	RICKETTS, BAYLEY.TALETHA.	
LUCAS, ALICA.GEORGINA.	ROHRER, ALICA.GEORGINA.	LUCILDA.	VACHON, BAYLEY.
LYNN.	LYNN.	ROBINSON, JAYDEN.	
	LUCIER-FORD, MEAGHAN.	TERRANCE.	SCETTO, JAYDEN.JOHN.
LUCIER, MEGHAN.MARIE.	MARIE.	ROSSIGNOL, MATTHEW.	
	GOULD, OSCAR.KEENAN.	PHILLIP.	WALKER, MATTHEW.PHILLIP.
LUSH, KEENAN.OSCAR.PHILIP.	PHILIP.	SAAD, JONATHAN.	MATTA, JONATHAN.RAOUF.
MACLEOD, NANCY.	MACLEOD-LUTCHIN, NANCE.	SABRA, AHMAD.MAHMOUD.	HARIRI, EDDIE.
CHRISTINE.	CHRISTINE.	SAILI, SHUBH.LATA.	AGNIHOTRI, SHUBH.
MAILEKAIMU,		SANDHU, JAGPAL.SINGH.	SANDHU, JAGGIE.SINGH.
ABUDOUXUKUER.	SCHUKUR, MELIKE.	SAYEED, SUNDAIS.	SAYEED, ABDUR-RAHMAAN.
MALALLAH, BASSAM.	ANTOINE, BASSAM.	SCHMITT, KARMIN.JOAN.	MARKS, KARMIN.JOAN.
MANNERS, SHANE.GORDON.	DWYER, SHANE.GORDON.	SCHROETER, DANIELLE.	SANSOM, DANIELLE.
EDWARD.STANLEY.	EDWARD.	KATHRYN.	KATHRYN.
MARTINEC, TYLER.MICHAEL.	MARTINEC, TY.MICHAEL.	SCHROETER, DEANNA.	SANSOM, DEANNA.
MARTINEZ ALVAREZ,		ELIZABETH.	ELIZABETH.
ROGELIO.ANGEL.	WESKER, EDGAR.	SERIY, NATALI.	SERIY, NATALIE.
	MASHKOVTSOVA-KIWAN,	SHIKH, SUMITSINGH.	KHANDUJA, SUMIT.SINGH.
MASHKOVTSOVA, EMILIYA.	EMILIYA.	SILVERBERG, NATHAN.	CALLAGHAN, NATHAN.
MCDONALD, CANDICE.		WILLIAM.	WILLIAM.
ALYSA.	CLARK, CANDICE.ALYSA.	SINDWANI, SOMYA.	SINDWANI, VARUN.
MCEWEN, KATHRYN.ANITA.	DIAZ, KATHRYN.	SINGH, HARPREET.	GILL, HARPREET.SINGH.
MCINNIS, CHRISTINE.DAWN.	MCINNIS, KRIS.DAWN.	SINGH, KARANJIT.	PADDA, KARANJIT.SINGH.
MCKITTRICK, LINDA.	HAMMOND, LINDA.	SINGH, SATINDERJIT.	FIDDA, SATINDERJIT.SINGH.
ELIZABETH.ANNE.	ELIZABETH.ANNE.	SKVARIDLOVA, ALICA.	VOJTASOVA, ALICA.
MIHAJLOVIC, RICHARD.		SMALLWOOD-FERNANDEZ,	
MICHAEL.	ROSIC, ROBERT.MICHAEL.	LAUREN.IVY.	FERNANDEZ, LAUREN.IVY.
MOHAMED, ALIA.YUSHEBA.	HUTCHINSON, ALIA.	SOKOLIK, SAMANTHA.	JANISSE, SAMANTHA.
MOHAMED, ASHRAF.SAID.	ATALLA, ASHRAF.SAID.	MFGHAN.	MEGHAN.
MOROZOVA, OLGA.		STANLEY, ALEISHA.BARBARA.	LINSTEAD, ALEISHA.
SERGUEEVNA.	MOROZOVA, OLGA.SANDRA.	LEE.	BARBARA.LEE.
MOUCHAILOV, IAKOV.	ABRAMOV, IAKOV.	STROUD, JENNIFER.LYNN.	LYNN, JENNIFER.
MUSACK, LYA.CELIA.REYES.	REYES, LYA.CELIA.	SUGDEN, CAROL.MARGARET.	ROSS, CAROLYN.MARGARET.
NAZERMOZAFFARI,		TALBOT, TRACY.TERRY.	BUFFONE, TRACY.
FATEMAH.	NAZER, HEIDI.	TALEBI POUR NIKOO,	
NEETHIRAJA, NIRANGENI.	SATHIYASEELAN, NIRANGENI.	BEHROOZ.	NIKOO, BRUCE.
NGUYEN, DINH.TUAN.ANH.	NGUYEN, ADRIAN.ANH.	TALEBI POUR NIKOO,	
OATMAN, SEBASTIAN-JAMES.	OATMAN, SEBASTIAN-JAMES.	MAHFAM.	NIKOO, MAHFAM.
SCOTT.	SCOTT.	THACH, THIEN.	LEDUC, GALEN.THIEN.
ODISH, MATTHEW.MAZIN.	PATEE, MATTHEW.MAZIN.	TITUS, KATHELINE.AUDREY.	TITUS, KATHERINE.
ODISH, MELANIE.MAZIN.	PATEE, MELANIE.ARMANDA.	TOBIA, EKHLAS.SABAH.	PATEE, ELISA.ACLAS.
ODISH, VANESSA.MELISSA.	PATEE, MARTINA.VANESSA.		LING, ZOE.FELICITY.TONG.
OFORI, RHODA.CAROLINE.	APPIAH, RHODA.CAROLINE.		MINOU.
OGLE, JANET.BERNICE.	ARNOTT, JANET.BERNICE.		TALIS, DIANA.
OKOSUN, BRAYAN.OSEIZELE.	OKOSUN, BRYAN.OSEIZELE.		GRENIER, CHANTEL-LYNN.
OSHANA, SEMON.MIKHAEL.	OSHANA, SIMONE.		PAULA.
	FRENCH-PACE, MARY.		KING, MICHAEL.
PACE, MARY.KATHLEEN.	KATHLEEN.		UNG, LINDA.
PARK, HYEON.JUN.	PARK, ANDREW.HYEONJUN.		HUNT, ERIN.ELIZABETH.
	PARK, JONATHAN.		
	KEUNHYUNG.		RATNAM, HAJANTHAN.
PARK, KEUN.HYUNG.	PARK, MICHAEL.YEESUK.		VAIS, YAN.
PARK, YEE.SUK.	PARK, JUSTIN.YEONGJUN.		VO, ALYSE.LE.
PARK, YEONG.JUN.	FRANCISCO, EMMA.		VOJVODIC, MILIJANA.
PATIA, EMMA.	FRANCISCO, KATHREENA.		WANG, MAY.XIAOXU.
PATIA, KATHREENA.	STEINER, MICHAEL.		WANG, KAREN.XINYI.
	JOHANNES.		MC NEVAN, AMY.ELIZABETH.
PEILUCK, MICHEAL.JOHN.	PENG, JERRY.		MCMILLAN, NATHAN.
PENG, YI.SHU.	MAYNARD, JOSEPH.		DOUGLAS.
PLAZA, JOSEPHS.MAYNARD.			WEI, MARIE.
PORQUET CLAUGHTON, LORI.	PAUL, LORI.ANN.		STONES, COLE.JOHN.
ANN.	CHRISTOPHER, CHRISTINA.		MCGORLICK, CARRIE-LYNN.
PRENDERGAST, CHRISTINA.	VERONICA.		THERESA.MAE.
VERONICA.			BROWN, SUSAN.SAMANTHA.
PRETORIUS, RACHEL.	PRETORIUS, ELFREDA.		
ELIZABETH.	SANDHAWALIA, RANBIR.		LABELLE, CHRIS.WILLIAM.
RANBIR SINGH, RANBIR.	SINGH.		THOMAS, CHANTAL.MARIE.
SINGH.	MCKESSOCK, KELSEY.LYNN.		CLAUDETTE.
RATTIE, KELSEY.LYNN.	RISHAT, ARSLAN.		STONE, SUD.CHAN.WONG.
REXIATI, ARSLAN.	TONYAZ, RISHAT.		WU, JENNIFER.KIT.MAN.
REXIATI, TUOHUTINIYAZI.			

PREVIOUS NAME	NEW NAME
XU, BO.	XU, CECILIA.BO.
YAN, SHI.WEN.	YAN, LISA.
YIP, VANESSA.	YIP, VANESSA.LILLIAN.
YU, CHRISTINE.TIN-YAN.	LIU, CHRISTINE.TIN-YAN.
ZANONCELLO, RACHEL.	
ASHLEY.	COYLE, RACHEL.ASHLEY.
	SANDRA LEONETTI
	Deputy Registrar General
(146-G008)	Registraire générale adjointe de l'état civil

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from December 03, 2012 to December 09, 2012, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 03 décembre 2012 au 09 décembre 2012, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABDEL AZIZ, SHAHINDA.AMR.	
ADLY.	HAMDY, SHAHINDA.
ADEELA AROOJ, ADEELA.	
AROOJ.	AROOJ, ADEELA.
AHMED, MALIHA.	MAMUN, MALIHA.AHMED.
AHMED, MOONTAHAN.	MAMUN, RAYAN.AHMED.
AHN, JUN.SOO.	AHN, DANIEL.JUNSOO.
AHN, KYUNG.MIN.	AHN, SARAH.KYUNGMIN.
AHN, YOUNG.MIN.	AHN, REBECCA.YOUNGMIN.
	AL-JEBORY, MAHDI.ABDUL-REDHA.
AL-GBURI, MAHDI.	O'REILLY, DAVID.ALLAN.
ALLAN, DAVID.ALLAN.	ALLEN, SYLVIA.
ALLEN, YUT.LAI.	LONGLEY, DEANNA.LOUISE.
APITZ, DEANNA.LOUISE.	
ASSELSTINE, MICHAEL.	
WAYNE.	HOLDEN, MICHAEL.WAYNE.
AUDEH, ALA.MUHAMMAD.	AUDI, ALEX.
AWOSANMI, DHIKRA.AJOKE.	AWOSANMI, ZIKRA.AJOKE.
AYEZA, AYEZA.	TAHIR, AYEZA.
BABONY, NATALIE.JANE.	MCRAE, NATALIE.JANE.
BACHARI, AHMAD.	BACHARI, AMADEUS.
BAI, FELIX.	LIU, FELIX.
BALAHUMAR, DHAKSHAYINI.	BALAKUMAR, DHAKSHAYINI.
BALCOMB, RONALD.JAMES.	COPPENS, RONALD.JAMES.
BAO, BOHAN.	BAO, TONY.
BARKER, LAUREL.ANNE.	GIBSON, LAUREL.ANNE.
	HAZELL, JADE.BIANCA.ERI.
BASCOMBE, JADE.BIANCA.	BASCOMBE.
BASHIR FARAH, MOHAMED.	FARAH, ABDI.BASHIR.
BEECH, SYLVONNA.LINDA.	BRENNAN, SYLVONNA.LINDA.
BEHABAHANI, BAHIIYYIH.	FALLAH, BAHIIYYIH.
BELIAEV, DAVID.JEFFREY.	CONTELLA, DAVID.JEFFREY.
BELLEFEUILLE, LEONA.	SMITH, LEONA.
BELTRAN, GABRIELLE.	BELTRÁN PASTOR, GABRIELA.
BERNARD, SHALORM.	KEYS, SHALORM.BERNARD.
BINDER, RACHEL.	
ALEXANDRA.JOY.	FAULKNER, NIL.JACKSON.
BIRTHWRIGHT, NATASHA.	
ALEXIS.	NEIVA, NATASHA.ALEXIS.
BISCEGLIA, DONNA.	
LORRAINE.	WHITING, DONNA.LORRAINE.
	BOMBICINO, SALVATORE.
BOMBICINO, SAM.ROCCO.	SAMUEL.
BOWDEN, CARTER.JASON.	LEEDER, CARTER.JASON.
BOWDEN, KARMEN.ALYSSA.	LEEDER, KARMEN.ALYSSA.

PREVIOUS NAME	NEW NAME
BOWEN, MARVA.ANGELA.	MURRAY, MARVA.ANGELA.
BRAVO RODRIGUEZ,	VALDERREY BRAVO,
MATTHEW.ALEXANDER.	MATTHEW.ALEXANDER.
BUGHIO, RAZIA.	BALOCH, RAZIA.
BUNBURY, MARIJA.	
MICHELLE.	STOKES, MARIJA.MICHELLE.
BYERS, JACQUELINE.MARY.	BYERS, MERCEDES.
ELIZABETH.	JACQUELINE.
CAI, JIAHUA.	CAI, CATHERINE.JIAHUA.
CALDARE, VERONICA.	PAVALACHE, VERONICA.
CAMPBELL, BRIAN.RICARDO.	ELLIS, DEVONTE.TYRELL.
CAMPBELL, SARAH-ANNE.	DANBY, SARAH-ANNE.
LOUISE.	LOUISE.
CATZ SUSAN, MALVINA.	
SIMONA.	CATZ, MALVINA.
CHAN, HON.PIU.	CHAN, HON-PIU.BERNIE.
CHAN, YUI.CHIT.	CHAN, RONI.YUI-CHIT.
CHANG YOSHIDA, MATTHEW.	YOSHIDA, MATTHEW.
CHRISTOPHER.	CHRISTOPHER.
CHAU, HONG.THU.KIM.	CHAU, LYNDIA.HONG.
CHAUDHRY, SHIKHAR.	GULIA, SHIKHAR.
CHEN, FANG.QING.	CHEN, SELINA.
CHEN, TIN.MEI.	CHEN, CINDY.
CHEN, YUE.HUA.	CHEN, YAN.QING.
CHESTER, ELLA.RAE.	HAMILTON, ELLA.RAE.
REBECCA.	REBECCA.
CHEUNG, YUK.YIP.	CHONG, YUK.IP.
CHIPMAN, PAULA.RENÉ.	SHREVES, PAULA.RENÉ.
CHOI, KYUNGMIN.	CHOI, KEVIN.KYUNGMIN.
CHOI, WOOSUNG.	CHOI, BRIAN.WOOSUNG.
CHOI, YUNMI.	CHOI, EMILY.YUNMI.
CHOW, KIM.MING.	CHOW, DANNY.KIM.MING.
CHTCHERBATOV,	
VIATCHESLAV.	SHERBATOV, SLAVA.
COLARUSSO, SARA.	PANZA, SARA.
COMEAU, SUSAN.JENNIFER.	WALKER, SUSAN.JENNIFER.
COULSON, PATRICIA.ANN.	
RITA.	PAXTON, RITA.KEDDY.
COUTAS, ANGELO.	KOUTAS, ANGELO.
CROWDER, TAMMY.DARLENE.	COOKE, TAMMY.DARLENE.
CSERKUTI, ATTILA.FERENC.	CSERKUTI CLARK, ATTILA.
CSERKUTI, EMILIA.ROSE.	CLARK, EMILY.ROSE.
	BELLON-GRAVES, DAISY.
DANDY, DAISY.LYNN.MARIA.	LYNN.MARIA.
DAY-SAVAGE, MICHAEL.	
AVRUM.	SAVAGE, MICHAEL.AVRUM.
	YACHUNGTSANG, KARMA.
DAYANG, KARMA.	DAYANG.
DEEN, MARIELLA.ANN.	DEEN, SARAH.EVE.
DEEN, RICHARD.ETHAN.	DEEN, BENJAMIN.ETHAN.
DESBIENS, LINDA.JOSÉE.	KUBLI, LINDA.JOSÉE.
DI GIULIO, CHIARA.AGEA.	NOLAN, CHIARA.AGEA.
DIFRUSCIA, DAENA.	DI FRUSCIA, DIANA.
DONOVAN, KRISTINA.NICOLE.	POTVIN, KRISTINA.NICOLE.
DOUGAY, SARAH.ELIZABETH.	THOMAS, SARAH.ELIZABETH.
DOUNIAS, CASSANDRA.	SIMERIA, CASSANDRA.
JENILEE.	JENILEE.
DRAIN, TRAVON.TERRELLE.	SCALZO, TRAVON.TERRELLE.
DUARTE, BERTA.MARIA.	
BOTELHO.	DUARTE, ROBERTA.MARIA.
	LANTING SAUNDERS, MYLA.
EDEN, MYLA.LEOLA.	LEOLA.
ENUENWOSU, ETUWE.	
IFEANYICH.	OGWO, IFEANYI.ETUWE.
	ERICKSON, ALLAN.ERNEST.
ERICKSON, ERNEST.DAVID.	DAVID.
FARRELLY, KARI.BETH.	CLARKE, KARI.BETH.
FAUX, LEON.BERNARD.	FOX, LEON.BERNARD.
FEILER, AMANDA.ROSE.	TOBE, AMANDA.ROSE.
FICO, JUNA.	FICO, KRISTI.

PREVIOUS NAME

FLORES ESPINAL, KIANA.
MANUELA.
FONG, NGA.MAN.
FRASER, CHRISTIAN.
BERNARD.
GALLO BARNSDALE, SUE.
GAO, PEILIN.

GEMEDA ROBA, TSEGAYE.
GILL, KAMAL.
GOOD, KAREN.LESLEY.
GRECO, JANICE.ELIZABETH.
GREWAL, JASVIR.KAUR.
GUZYLAK, JESSICA.
WILLIAMS.

HABIBY, SEPIDEH.
HALABY, SAM.KELLY.
HAMILTON, ALBERTA-JEAN.
HARB, SAMER.
HARRIS, SYMONE.KRISTINA.
HART, FREDA.JESSELENE.

HAYDARI RUHI, MONA.
HEBERT, SHELLEY.DARLENE.

HELEN-THOMPSON, KERSTIN.

HICKS, DAVID.KENNETH.
HILLIS, AARON.GABRIEL.
HILLIS, MARIBEL.SANQUI.
HIRAETA AMAYA, YEIMI.
MARISOL.
HOLDENMEYER, SHAUNA.
MARIE.
HOSSAIN, SAM.
HOSSEINZADEH AMIRKHIZI,
PAYMAN.
HOWE, KAILEB.JAMES.
ROGER.
HOWE, ZAKK.MATHEW.
ALLAN.

HUANG, JIAN.KENNITH.
HÉBERT, ROBERT.MARC.
IBRAHIM, BASSMA.
IBRAHIM, HASSAN.
IRANI, PIK.LING.
IRANI, ROXANNE.XERXES.
IRANI, XENIA.XERXES.
ISIBOR, FRANK.
JACOBS, KELVIN.BRYN.
JACOBS, SUMMER.RAYN.
JAMBULINGAM, MALARVIZHI.
JEAN-GILLES, SAMENTAS.
JESCHKE, AMANDA.NICOLE.
SCHUELL.
KANAPATHIPILLAI, MAJITHA.
KANDIC, DIVNA.
KAOSAHER, KAMILIJANG.
KHALID, FARHANA.
KHATSAEV, VLADIMIR.
SERGEEVICH.
KHORSAND-ALIMOHAMMAD
ZADEH, MEHRAN.

KHOSROKHAH, SHAHRYAR.

KHOZAM, EFAT.SAMIR.AYAD.

KIROLLOS, JACQUELINE.

NEW NAME

ESPINAL FLORES, KIANA.
MANUELA.
FONG, CARMEN.NGA.MAN.

FRASER, ALLISON.NICOLE.
GALLO, SUE.
GAO, JESSICA.PEILIN.
SEBHATU, TSEGA.
TEWOLDMEDHIN.
DHINSA, KAMAL.
BRISSENDEN, KAREN.LESLEY.
PYM, JANICE.ELIZABETH.
KAUR, JASVIR.

MAINE-WILLIAMS, JESSICA.
HABIBY-OUELLETTE,
SABRINA.
HALÉVY, SAMUEL.BASSAM.
LESLIE, ALBERTA-JEAN.
HARB, SUMMER.
HONEST, TRUST.
LASHER, FREDA.JESSELENE.
IRANWICH, MONA.
PROCHISTA.
EWART, SHELLEY.DARLENE.
HELÉN, KERSTIN.ANNA-
KARIN.
DAILLY, DAVID.AUSTIN-
THOMAS.
SANQUI, AARON.GABRIEL.
SANQUI, MARIBEL.DABU.

AMAYA, JAMIE.MARISOL.

BOWMAN, SHAUNA.MARIE.
HUDSON, SAMUEL.PATWARY.

AMIRKHIZI, PAYMON.
MARTEL, KAILEB.JAMES.
ROGER.
MARTEL, ZAKK.MATHEW.
ALLAN.
WONG, KENNITH.
TAYLOR, ROBERT.DONALD.
AL GAILANI, BASSMA.TALAL.
AL GAILANI, HASSAN.TALAL.
LIU, PIK.LING.
LIU, ROXANNE.XERXES.
LIU, XENIA.XERXES.
OMORUYI, TAJU.FELIX.
HILL, KELVIN.BRYN.
HILL, SUMMER.RAYN.
RAJ, MALARVIZHI.
PLUVIOSE, SAMENTAS.
DAVENPORT, AMANDA.
NICOLE.
THAVAPALAN, MAJITHA.
LACKOVIC, DIVNA.
KAMIL, KEWSEER.
SABIR, FARHANA.

GLAVERIN, VLADIMIR.

KHORSAND, YAZDAN.
KHOSROKHAH, SHAWN.
SHAHRYAR.
KHOZAM, YVETTE.SAMIR.
AYAD.
KIROLLOS, JACQUELINE.
MANIOS.

PREVIOUS NAME

KIRSHENBLATT, HELEN.
KORKEES, HUSAM.
KRAGULJAC, KAYLEIGH.
KATA.
KWABENA NSAFOAH,
BERNARD.
LAM, GAYU.
LANTING, AMEN.WILLIAM.

LANTING, DORIAN.DAVID.
LARMAND, GORDON.OLIVER.
WILLIAM.
LAU, CHUNG.HO.
LAVRNIC, DUSICA.
LAWRENCE, PEARL.AMBER.
LEE, CYNTHIA.TT.

LEE, WILFRED.MAGTOTO.
LEUNG, YUE.HANG.

LHAMO, KALSANG.

LIMBADA, SABIHA.YAKUB.
LITTLEJOHN'S, JESSE.RYAN.
JOSEPH.
LIU, JUN.YU.
LIU, KE.XUAN.
LIU, SHUANG.
LIU, WEI.
LONG, XIANG.
LU, YI.YANG.

MACARAIG, CHRISTINE.
SALVAME.
MAHDI, HUSAIN.
MALLETT, JORDAN.DANIEL.
MALVOISIN, SARA.
MANN, GURPREET.KAUR.
MASHFIQ, SABIT.
MASSICOTTE, STEPHAN.
WILLIAM.MAURICE.
MAUDOODI, SIMIA.
MAVI, GURPREET.KAUR.
MC FADYEN, KAY.ELIZABETH.
ANNE.
MCLEAN, JERMAINE.
ANTHONY.
MCCONNELL, SHANNON.
ELIZABETH.
MCEACHERN, JULIE.HELENE.
MICHAL.
MCKINLAY, ALECIA.
ALEXANDROVNA.
MCLEESE, JENNIFER.
MICHELLE.ELISE.
MELDRUM, ASHLEY.
CHRISTINE.
MERCURI, PASQUALE.JOHN.
MIKHALENKO, VALERIYA.
MINO, ALEXANDRA.
LORRAINE.

MIRZA, SALMA.KOCAB.
MOHAMMAD IZAAN,
MOHAMMAD.IZAAN.
MONTPLAISIR, JESSICA.
THÉRESA.
MORASCH-NOSEWORTHY,
TYLER.WEST.WILLIAM.
MORRIS-LEMERY, JACKSON.
PAUL.

NEW NAME

HANNAH, HELEN.
GELLO, O'NEILL.K.

LOCKHART, KAYLEIGH.KATA.

KEYS, BERNARD.KOBY.
LAM, AUDREA.GA.YU.
SAUNDERS, AMEN.WILLIAM.
LANTING SAUNDERS,
DORIAN.DAVID.
LARMOND, GORDON.OLIVER.
WILLIAM.
LAU, ANTHONY.CHUNG.HO.
IVANOVIC, DUSICA.
NAVEN, PEARL.AMBER.
POON, CYNTHIA.TT.
LEE, SELENA.WILONA.
MAGTOTO.
LEUNG, EUNICE.YUE.HANG.
YACHUNGTSANG, KALSANG.
LHAMO.
DAYA, SABIHA.
MOHAMEDSHAFIK.

BERTRAND, DAYTON.RILEY.
LIU, KAI.YU.
LIU, KATHY.KEXUAN.
LIU, TIFFANY.
LIU, CRYSTAL.
LONG, LARRY.XIANG.
LU, JACQUELINE.YIYANG.

DILLA, CHRISTINE.
MAHDI, HUSAIN.JACOB.
SEBASTIAN, JORDAN.DANIEL.
MALVOISSIN, SARA.
SRAN, GURPREET.KAUR.
SABIT, MASHFIQ.
JEAN-LOUIS, WILLIAM.
MAURICE.GERARD.
MAUDOODI, SAMIA.
SIDHU, GURPREET.KAUR.
ROBERTS, KAY.ELIZABETH.
ANNE.
MCLEAN, JERMAINE.
ANTHONY.
PETERS, SHANNON.
ELIZABETH.
MICHAL, JULIE.BILLY.
HELENE.
WINIARSKI, ALECIA.
ALEXANDROVNA.
WILSON, JENNIFER.
MICHELLE.ELISE.

MERCER, ASHLEY.CHRISTINE.
MERCURI, PATRICK.JOHN.
CHORNIY, VALERIYA.

MINO, ALEKSANDRA.
MIRZA-CHOUDHRY, SALMA.
KOCAB.

TAHIR, MOHAMMAD.IZAAN.
LAMOUREUX, JESSICA.
THERESA.NORA.
DUPONT-MORASCH, TYLER.
WILLIAM.

MORRIS, JACKSON.PAUL.

PREVIOUS NAME

MOSHI, JULIET.

NELSON, SARAH.ANNE.
NELSON-STEWART, DAKOTA.
RICHARD.NGUYEN, VAN.TINH.
NGUYEN, VU.QUYNH.DUYEN.
NICHOLSON, JOVIE.ANN.
DEITH.NICHOLSON, WAYLAN.JAMES.
DEITH.O'SHEA, ALEXANDRA.ANNE.
STEWART.OLUSANYA, OLUYEMISI.
ABIMBOLA.PANCHADCHARAM, POOBICA.
PARSONS, SHANTEL.
ELIZABETH.PATHAN, REHANABANU.
YAKUBKHAN.

PELTZ, LOU.

PERDUE, DIANNA.LYNN.

PIAZZA, LISA.JEAN.

PRATT, BRIDGET.MARY.

PRENTICE, BETHANY.ANN.
EILEEN.

PUNDSACK, RYAN.LEE.

HARRISON.

PÉAN, SACHA.

QADRI, HAMMAD.MUSTAFA.
QUACH, MY.NHUNG.QUACKENBUSH, BRANDON.
ALLEN.

RAAD, INJY.

RAHMAN, ALI.ABDULLAH.
IBN.ABDUL.RAHMAN, MOHAMMED.
OHIDUR.

RAMANATHAS, LAVANYA.

RAMCHARAN, ROHANNA.

RANI, SHAMA.

RANKIN, LIAM.JAMES.

RASQUINHA, JOHN.JULIUS.
KAR.RAVIKUMAR, HEPSIBAH.
NANCY.

REEVES, JILLIAN.LOUISE.

RENAUD, JOSEPH.ANDRÉ.
DANICK.

RETHIEF, MAIZE.MARGARET.

ROBERTSON, CYNTHIA.LYNN.

ROCHA MELO, TAMMY.

SABER, KHALED.SUHAIR.

SAGAL VASCONEZ, REBECCA.
SAMANTHA.

SAIERDAER, JIAPAER.

SALIM, MOHAMED.AMAAN.

SALVADOR, STEPHANIE.
DAWN.

SAMIMIFAR, MAHMOOD.

SAMTEN, SAMTEN.

SANDLOS, SHELLEY.MARIE.

SAWYER, AYDEN.JARED.

SEYEDMARVASTI, SEYED.
MILAD.

SHAHAZ, SHAHAZ.

SHARMA, PARUL.

NEW NAMEHANNA, JULIET.
NELSON, SARAH.ANNE.
MARIA.STEWART, DAKOTA.RICHARD.
DIBBLE, TINH.VAN.ABRAMS, DEE.QUYNH.
DEITH, JOVIE.ANN.
NICHOLSON.DEITH, WAYLAN.JAMES.
NICHOLSON.STEWART, ALEXANDRA.
ANNE.AREMU, OLUYEMISI.
ABIMBOLA.KUMARAN, POOBICA.
MARCHIS, SHANTEL.
ELIZABETH.MALEK, REHANABANU.
ABDULSAMAD.
PELTZ, LOUIS.

STUBBINGS, DIANA.LYNN.

GROZELLE, LISA.JEAN.

JOHN, BRIDGET.MARY.

WARTMAN, BETHANY.ANN.
EILEEN.

HARRISON, RYAN.LEE.

MATHURIN, SACHA.MARKUS.

AL-QADRI, HAMMAD.

MUSTAFA.AL-MADANI.

DO, KATHY.

NEIL, BRANDON.ALLEN.

RAAD, ANGIE.

HENDRICKSON, ALI.IBN.
ABDUL.RAHMAN.

RAHMAN, OHID.MOHAMMED.

THINESKUMAR, LAVANYA.

KARIM, KELLY.TAYLAR.

JOSHI, SHAMA.

COLE, LIAM.JAMES.

RASQUINHA, KARL.

SAMSON, HEPSIBAH.NANCY.

PATON, JILLIAN.LOUISE.

RENAUD, DANICK.ANDRÉ.

RETIEFFE, MAZZIE.

MARGARET.

ANTHONY, CYNTHIA.LYNN.

ROCHA, TAMMY.MELO.

HASAN, KHALED.AHMAD.

SAGAL NIETO, REBECCA.

SAMANTHA.

JAPPAR, SARDAR.

KAPIL PARAKOT, AMAAN.

SALIM.MOHAMED.

CARNEY, STEPHANIE.DAWN.

SAMIMI, MAHMOOD.SAM.

YACHUNGTSANG, SAMTEN.

STEELE, SHELLEY.MARIE.

ROBINSON, AYDEN.JARED.

MARVASTI, MILAD.

SHAHAZ, KIRAN.

SHARMA, PRIYA.PARUL.

PREVIOUS NAMESIDHU, SANDEEP.KAUR.
SILKOVICH, ZACHARY.BRIAN.
SIMMONDS, JON-DAVID.
BERNARD.

SINGH, CHARANJIV.

SINGH, PARDEEP.

SLACK, CINDY.ANNE.

SMITH, JORDAN.ALEXANDER.
MALCOLM.

SMITH, OLIVIA.LEANNE.

CAROL.

SMITHRIM-OLIPHANT,

KENDRA.ELIZABETH.

NEW NAME

GILL, SANDEEP.KAUR.

SPARROW, ZACK.

JUHOLA, JON-DAVID.

BERNARD.

SEEHRA, CHARANJIV.SINGH.

GIDDA, PARDEEP.SINGH.

KING, CINDY.ANNE.

STEVENSON-SMITH, JORDAN.

ALEXANDER.MALCOLM.

STEVENSON-SMITH, OLIVIA.

LEANNE.CAROL.

MUSTELIK, DERREK.

SMITHRIM-OLIPHANT.

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(146-G009)

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from December 10, 2012 to December 16, 2012, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 10 décembre 2012 au 16 décembre 2012, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME

ABDULAHAD, DAWOD.

SHLIMUN.

ABDULBAKI, WASSEIM.

ADAMS JONAS, KYLE.

DOUGLAS.

ALAGENDRA, SRI.HARINI.

ALEXIADIS, ANETTE.

ALLEYNE, NATALIE.JANICE.

ALMAKTARI, SAMIR.

BAIRD, RYAN.HUGH.

ALEXANDER.LOGAN.

BAO, WENRUI.

BARRETT, ANASTASIA.

BLACQUIER, DALTON.JOSEPH.

BUCZKOWSKI, ELIZABETH.

ASHLEY.

BUIE, SHERRY.CHARLOTTE.

ANNE.

CAMERON, KATHRINA.D.

CERVONI, BENEDETTO.

ROBERT.

CHORNEY, PAULETTE.

CHRYSOSTOMOU, EVRIDIK.

PANTELI.

CLAIRMONT, ANDREW.

THOMAS.

CROGNALE, LUCA.ATTILIO.

CYBALSKEI, CHANTEL.NICOLE.

DANCAUSE, JOSEPH.GERARD.

ALAIN.

DANIEL, SHARON.

DAWSON, LINDSAY.IRENE.

DEMMEY, GREGORY.EARL.

NEW NAME

SHLIMUN, DAVID.

KAMRA, SAM.

JONAS, KYLE.DOUGLAS.

SURENDRAN, SRI.HARINI.

ALEXIADIS, ANNETTE.

ADRIANI, NATALIE.JANICE.

SALEM, SAMER.

LOGAN, RYAN.HUGH.

ALEXANDER.BAIRD.

BAO, KEN.MAO.

PROSVIRNINA, ANASTASIA.

BOUCHARD, DALTON.JOSEPH.

IGHAIO-OSAYANDE.

ELIZABETH.ASHLEY.

BUIE, SHERRY.ROSS.

CAMERON, ANASTAZIYA.

PHOENIX.JADE.

CERVONI, ROBERT.

BENEDETTO.

SYLVESTER, CAROLINE.

PAULETTE.

CHRYSOSTOMOU, VICTORIA.

SOFIA.

MACNEIL, ANDREW.ROBERT.

CLAIRMONT.

CROGNALE-MANZOLI, LUCA.

ATTILIO.

MCDUGALL, CHANTEL.

NICOLE.

DANCAUSE, ALLEN.GERARD.

ANDERSON, SHARON.

DAWSON-GUAY, LYNDDIE.

IRENE.

DEMMEY-THOMAS,

GREGORY.EDMOND.

PREVIOUS NAME

DEMOE, CHEYENNE.LORNE.
SEBASTIAN.
DING, XINAN.
DJOKOTO, SUZAN.ANN.
DOODY-SHARPE, KIERSTYN.
THELMA.
DOYLE, ALISHA.ADINA.
SHONA.
DRAPER, JOHN.ANTHONY.

DROTLEF, ZOFIA.AGNIESZKA.
DUNCAN, RYAN.WILLIAM.
EBERHARDT-MICHELS,
ROBERT.DAVID.

EL KEBBI, OUSAMA.
ESCOBAR GONZALEZ, SILVIO.
ENRIQUE.
FARHOODIMOGHADAM,
HOMAN.
FERNETTI, VINCENT.
CLAUDIO.
FOX MCCONNELL, COLE.
HUNTER.
FRIESEN, HAILEY.ANN-MARIE.
GILBERT-SCHACHTER,
YOCHANAN.CLIEL.
MANOACH.
GOLDRICK, ALEXIS.PAIGE.
GUEVARA DE ESPINAL, ANA.
DOLORES.
HAMIDI, MARYAM.
HAVUS, SELMA.
HAYMER, JEFFREY.SCOT.
HE, RONG.
HE, STEVENS.

HERGOTT, ZACKARY.KEITH.
HICKS, SARAH.JANE.

HIZO, ANNALISE.LORELEI.
HOANG, DUC.LONG.
HOULE LANCTOT, MAXIME.

HOUSTON, COLTON.JASON.
KANAGARATNAM,
SURANTHINIE.
KHAN, TARA.RAHEEL.
KIM, JUNTAL.

KING, HOBSON.MALACHI.
KING, SCOUT.RACHEL.
KOCHNARI, AHMAD.
KU, MICHAEL.SEBASTIAN.
WAISING.
KUSHWAHA, PAKHI.SINGH.
KWAN, JIANHUA.
LAFORM, MARVIN.KEITH.
LANGE-ROSSI, ANGELICA.
BRIGITTA.
LEINWEBER, JOHANN.
BENJAMIN.
LINDSEY, SARAH.CATRICE.
LINKLATER, KATELYN.SARA.
ELIZABETH.
LUONG, LE.MAN.
LYNETTE ONG HUI LING,
LYNETTE.ONG.HUI.LING.
MACAULAY, JADEYN.AMIRA.
MARIE.

NEW NAME

DEMOE, SHAWN.LORNE.
SEBASTIAN.
DING, KIM.
YOUNG, SUZIE.

SHARPE, KIERSTYN.THELMA.
WHYTE, ALISHA.ADINA.
SHARMAYNE.KAMERYN.DAY.
GALLIPPI, JOHN.ANTHONY.
CHRISTENSEN, ZOFIA.
AGNIESZKA.EWANGELINA.
AVALON, RAVEN.IRIS.
EBERHARDT, ROBERT.JOHN.
DAVID.
EL KEBBI, OUSSAMA.
SAMUEL.

ESCOBAR, SILVIO.ENRIQUE.
FARHOODI, HOOMAN.

FERNETTI, CLAUDIO.
FOX, COLE.HUNTER.
BERGEN, HAILEY.QUINN.
SCHACHTER, CLIEL.
YOCHANAN.MANOACH.
GILBERT.
MACINTYRE, ALEXIS.PAIGE.

MARTELL, ANA.
HAMIDI, MARYAM.SARAH.
ERGÜN, SELMA.
HAYMER, JEFFREY.SCOTT.
HE, JULIANNA.KAITLYNN.
HE, STEVEN.
SIEMON-HERGOTT, ZACKARY.
KEITH.
BATES, SARAH.JANE.
HIZO-RUTTAN, ANNALISE.
LORELEI.
NGUYEN, LONG.
HOULE QUAN, MAXIME.
EDWARDS, COLTON.JASON.
HOUSTON.

NIRTHANAN, SURANTHINIE.
RAHMAN, TARA.
KIM, ANDY.JUNTAE.
PRITCHETT, HOBSON.
MALACHI.
PRITCHETT, SCOUT.RACHEL.
KOCHNARI, BEN.

KU, JAKE.MICHAEL.
KUSHWAHA, VALLARI.SINGH.
LUN, JENNY.BAI.
LAFORME, MARVIN.KEITH.

LANGE, ANGELICA.BRIGITTA.
LEINWEBER, BENJAMIN.
JOHANN.
WESLEY, SARAH.CATRICE.
TOMATUK, KATELYN.SARA.
ELIZABETH.
ROOS, MAY.LUONG.

ONG, LYNETTE.HUI-LING.
DODD, JADEYN.CRYSTAL-
MARIE.

PREVIOUS NAME

MAGUIRE, SHARRON.
ROSEMARIE.
MAHESWARAN, SINTHUJA.
MAHMUD, KALID.MOHAMED.

MAISHAN, MAIDUL.
MANSOUR, BASMA.MAGDY.
ABDELZAHER.MOHAMED.
AHMED.
MC WATTERS, WAYNE.
DENNIS.
MCCORQUODALE, TARA.
ROSE.
MENSAH, AYORKOR.
MITROVICA, IBO.H.

MOCCIA, MATTHEW.ANDREW.
MORGAN, JOHN.
CHRISTOPHER.

MURPHY, BROOKE.ALENA.
MUSSE, AMIIN.MAHDI.ADAM.
NAGASAKI-KELLY, MIA.
MICHELLE.
NAQQASH, YOUSIF.FAWZI.BA.
NEFF, LAWRENCE.JAMES.
MAXWELL.
NEFUSSY, ANNE.FRANCOISE.
NELEMANS, ADERJANES.
WILHELMES.
NGUYEN, HONG-NHUNG-
LILA.
NGUYEN, THI.HONG.XIEM.
NITA, DANA.FLAVIA.
NTAKIRUTIMANA, BERNARD.
NUNES, SHARON.VERONICA.
OO, YE.NAING.

OSARCHUK, JORDA.LENA.
OSARCHUK, TAYLOR.
BRIANNE.
PANG, JIA.QI.
PADEL, KIRANBEN.
MAHENDRABHAI.
PLOUFFE, ALISHA.MICHELLE.
POPOVIC, BOZANA.
PRANAVKRISHNAN,
RADHAKRISHNAN.

RADULOVICI, LAVINIA.

RAGUMAR, SIVACHELVI.
RAJAB-POOR, ARAM.
RAJAB-POOR, MOHAMMAD.
RAJABPOOR, JASMINE.
RAMOS, EFIGENIA.ISIS.
MARINA.

REEVE, APRIL.ELIZABETH.
ROLINSKY, VYACHESLAV.V.
ROSE DAWE, ADRIAN.
ANDREW.
RYZNYK, CIARA.FAITH.

SALEH, MAHA.KHALID.M.
SANDHER, SUNPREET.SINGH.

SANTOS, TINY.JUDERRIEL.

SANTUCCI, SANDRA.

NEW NAME

MAGUIRE, SHERRY.
ROSEMARIE.
KAPILAN, SINTHUJA.
WASAK, KALID.
MAISHAN, DEEN.
MUHAMMAD.

AHMED, BASMA.MAGDY.
ABDELZAHER.MOHAMED.

MC WATTERS, SKIP.ANDREW.
MCCORQUODALE, ESTHER.
TARA.ROSE.
MENSAH, LINA.AYORKOR.
MCA, IBO.HARRISON.

LATTANZIO, MATTHEW.
ANDREW.
MORGAN, JACK.
CHRISTOPHER.
CASSELMAN, BROOKE.
ALENA.
ADEN, AMIIN.MAHDI.

NAGASAKI, MIA.MICHELLE.
NAKKASH, YOUSIF.FAWZI.
UNDERWOOD, ZACHERY.
JAMES.MAXWELL.
FORREST-WILSON, ANNE.

NELEMANS, JAMES.ADRIAN.

NGUYEN, LILA.HONG-NHUNG.
DAM, IVY.
NITA, FLAVIA.DANA.
NTAKI, BERNARD.
PAUL, SHARON.VERONICA.
OO, KYLE.VIKTOR.
OSARCHUK MADDOX, JORDA.
LENA.

OSARCHUK MADDOX,
TAYLOR.BRIANNA.
PANG, SELINA.JIA.QI.
PADEL, KIRANBEN.
SANJAYKUMAR.
COWAN, ALISHA.MICHELLE.
KOVAC, BOZANA.

KRISHNAN, PRANAV.
RADIC, CASSANDRA.
MERCEDES-LAVINIA.
RAVICHANDRAN,
SIVACHELVI.
RAJABPOUR, ARAM.
RAJABPOUR, MOHAMMAD.
RAJABPOUR, JASMINE.

RAMOS, MARINA.
GUENETTE, APRIL.
ELIZABETH.
ROLINSKY, SLAVA.STEPHEN.

DAWE, ADRIAN.ANDREW.
ACKWOOD, CIARA.FAITH.
AL BASSAM, MAHA.
KHALID.M.
GARCHA, SUNPREET.SINGH.
SANTOS, TERRENCE.
JUDERRIEL.

SANTUCCI, SANDRA.
ALEXIEZSANDRIA.VICTORIA.

PREVIOUS NAME	NEW NAME	NAME	LOCATION	EFFECTIVE DATE
SNIDER, JOSEPH.MAURICE.	SNIDER, MAURICE.RENÉ.	Anderson, Margaret	North York, ON	15-Nov-12
SODHI, RAJU.	SINGH, RAJVEER.	Charles, Stephen	Brampton, ON	15-Nov-12
SOURAEV, DANIEL.	MANTIA, DANIEL.	Harding, Winston S	Mississauga, ON	15-Nov-12
STEWART, STEPHANIE.CAROL.	STEWART, SETH.PAUL.	Park, John	London, ON	15-Nov-12
LORRAINE.	STEVEN.	Lirette, Ronald A J	Sterling, ON	15-Nov-12
SUAGH, PRABHJOT.	WATSON, TIA.	Periappuram Varkey, Mathew	Scarborough, ON	15-Nov-12
TAHAWAR, NAZISH.	TAYYAB, NAZISH.	Rexluminc, Michael	North Bay, ON	15-Nov-12
TARNOPOLSKAIA, MARINA.	TARNOPOLSKI, MARIKA.	Elford, Donald Neil	Kingston, ON	15-Nov-12
THÉORET, MARIE.YVONNE.	THÉORET, MANON.YVONNE.	Cheng, Aldous	Richmond Hill, ON	15-Nov-12
MANON.	MARIE.			
	TOM, ALIYAH.MUN-MUNN.			
TOM, ALIYAH.YEE.	YEE.			
TRAN, HAYLEE.NGUYEN.	NGUYEN, HAYLEE.			
	NGUYEN, KIONE.ISABEL.			
	DA.LUU.			
TRAN, ISABEL.	NGUYEN, JADA.			
TRAN, JADA.NGUYEN.	NGUYEN, KELLY.			
TRAN, KELLY.NGUYEN.	NGUYEN, CELINA.			
TRAN, THANH.NHA.	OZOLINA, IRINA.			
TRUHANE, IRINA.				
TYLER, ASHLEY.MELISSA.	TYLER, ASHLEY.MELISSA.			
COONEY.	KOMSIC, DANIJEL.			
USEINOVSKI, DANIJEL.	JONES, MICHAEL.BRAVO.			
VAMBERGER, MICHAEL.	VERMA, CLAUDIA.			
VERMA, CALODIA.	CORONACIS, IRENE.			
VOLANIS, IRENE.	Wafa, AHMAD.QANI.			
Wafa, AHMAD.SAMI.	Wafa, ABDUL.WALI.			
WALI, ABDUL.	FARAH, NASIBAH.			
	ABDINASIR.			
WARDERE, NASIBAH.	FARAH, NUSAYBAH.			
	ABDINASIR.			
WARDERE, NUSAYBAH.	FARAH, MUSAB.ABDINASIR.			
WARDHERE, MUSAB.	MAINPRIZE, LEAH.MAY.			
	IRENE.			
WHELAN, LEAH.MAY.IRENE.	WHITE, CHRISTINE.MEGAN.			
	RAE.			
WHITE, CHRISTOPHER.RAE.	YAM-LAU, CHARICE.CECILIA.			
YAM, WING.SEE.WINNIE.	YEO, LISA.			
YEO, MOI.HIANG.	FAZEL, ZAGHUNA.			
ZARGHUNA, ZARGHUNA.	ZHOU, EMMA.LIUXIN.			
ZHOU, LIU.XIN.				

SANDRA LEONETTI

Deputy Registrar General

(146-G010) Registraire générale adjointe de l'état civil

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

November 12, 2012 to November 16, 2012

NAME	LOCATION	EFFECTIVE DATE
Ketchum, Sharon Joyce	Kitchener, ON	14-Nov-12
Boers, Arthur Paul	Toronto, ON	15-Nov-12
Okafor, Aloysius O	Brampton, ON	15-Nov-12
Venugopal, Arulappan	Toronto, ON	15-Nov-12
Mills, Kathleen Elizabeth	Dundalk, ON	15-Nov-12
Sinclair, Lynda R	Nepcan, ON	15-Nov-12
Mirza, Fraz B	Hamilton, ON	15-Nov-12
Thai, Allan	Concord, ON	15-Nov-12

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Fitzgerlad, William	Toronto, ON	15-Nov-12
Ramsden, Jennifer V E	Niagara Falls, ON	16-Nov-12
Jannaway, Anne-Louise	Toronto, ON	16-Nov-12

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

November 12, 2012 to November 16, 2012

NAME	LOCATION	EFFECTIVE DATE
Godbold, Norma Jane	Shelburne, ON	13-Nov-12
June 13, 2012 to June 17, 2013		
Mason, Timothy David	Calgary, AB	14-Nov-12
November 20, 2012 to November 24, 2012		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

November 12, 2012 to November 16, 2012

NAME	LOCATION	EFFECTIVE DATE
Clements, Sharon Joyce	Kitchener, ON	14-Nov-12
Thompson, Grahame C	Toronto, ON	14-Nov-12
Wannop, Kirk Edward	Cambridge, ON	14-Nov-12
Leung, Daniel Chuck Yan	Toronto, ON	14-Nov-12
Yoshida, Edward Shigeyuki	Toronto, ON	14-Nov-12
Barwick, Robert Dale	Chatham, ON	14-Nov-12
Heimbecker, Joel J	Belmont, ON	14-Nov-12
Lazo, Miguel Angel	Leamington, ON	14-Nov-12
Gianotti, Timothy	Toronto, ON	14-Nov-12
Adeosun, George Abiodun	Toronto, ON	14-Nov-12
Harris, Graham	Mississauga, ON	14-Nov-12
Hoyte, Nigel	Mississauga, ON	14-Nov-12
Lewis, Philip	Pickering, ON	14-Nov-12
Owaseye, Gladys	North York, ON	14-Nov-12
Owaseye, Titus	North York, ON	14-Nov-12
Allore, Robert	Toronto, ON	14-Nov-12
Carparelli, Giovanni	Toronto, ON	14-Nov-12
Pajak, Maciej	Mississauga, ON	14-Nov-12
Sikora, Jozef Dominik	Mississauga, ON	14-Nov-12
Grady, Carolyn B	South Hampton, ON	14-Nov-12

NAME	LOCATION	EFFECTIVE DATE
Bass, Karen Anne	Azilda, ON	16-Nov-12
MacFarlane, David Arrol	Waterloo, ON	16-Nov-12
Strome, Glen Roland	Kitchener, ON	16-Nov-12
Adams, Claudia Glenda	Burlington, ON	16-Nov-12
Heerebout, William	Woodstock, ON	16-Nov-12
Knoll, Michael S	Kitchener, ON	16-Nov-12

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(146-G011)

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

November 19, 2012 to November 23, 2012

NAME	LOCATION	EFFECTIVE DATE
Jang, Sung Hoon	North York, ON	21-Nov-12
Lima, Gilberto Moreira	Mississauga, ON	21-Nov-12
Pelckmann, Michael R	Oakville, ON	21-Nov-12
Roberts, John Timothy	Hamilton, ON	21-Nov-12
Schunker, Jonathan B	Newmarket, ON	21-Nov-12
Wilkinson, Robert J	Stoney Creek, ON	21-Nov-12
Mountain, Jennifer Elora	Neustadt, ON	21-Nov-12
Mason, Doreen Catherine Alyce	Windermere, ON	21-Nov-12
Edmiston, Christina	Cambridge, ON	21-Nov-12
Roberts, Viji	Mississauga, ON	22-Nov-12

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

November 19, 2012 to November 23, 2012

NAME	LOCATION	EFFECTIVE DATE
Parks, Francis Wayne	Peterborough, ON	21-Nov-12

April 3, 2013 to April 7, 2013

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(146-G012)

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

November 26, 2012 to November 30, 2012

NAME	LOCATION	EFFECTIVE DATE
Strickland, Philip J	Heyden, ON	26-Nov-12
Rochford, Ada	Belleville, ON	26-Nov-12
Wong, Jonathan Kok Meng	Toronto, ON	26-Nov-12

NAME	LOCATION	EFFECTIVE DATE
Edmondson, Barry L	North Augusta, ON	26-Nov-12
Oduro, Helena	Toronto, ON	26-Nov-12
Colgan, James	Mississauga, ON	26-Nov-12
Keezer, Darrell	Mississauga, ON	26-Nov-12
Bylsma, Douglas L	Beamsville, ON	26-Nov-12
Furguele, Peter	Woodbridge, ON	26-Nov-12
Strickland, Drew D	Westport, ON	26-Nov-12
Bernade, Jean Claude	Ottawa, ON	26-Nov-12
Igbokwe, Donald	Oshawa, ON	26-Nov-12
Uchechukwu		
MacNeil, Bonnie	Fort Erie, ON	26-Nov-12
Hurst, Trevor	Amherstburg, ON	26-Nov-12
Gellman, Alexandra Villada	Fort Erie, ON	26-Nov-12
Hinojosa		
Jost, Ronald	Kingston, ON	26-Nov-12

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(146-G013)

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

December 3, 2012 to December 7, 2012

NAME	LOCATION	EFFECTIVE DATE
Rumball, Adam Roderick Charles	Toronto, ON	04-Dec-12
Raine, Joshua Matthew	Newmarket, ON	04-Dec-12
Ofori-Acheampong, Ernest	Toronto, ON	04-Dec-12
Jackson, Sandra Elaine	Toronto, ON	04-Dec-12
Pockett, Andrew J	Linwood, ON	04-Dec-12
Stewart, David A	Orleans, ON	04-Dec-12
Park, Chan Hun	Toronto, ON	04-Dec-12
Grant, Marol S	Mississauga, ON	04-Dec-12
Kashala Mbombo, Kache	Toronto, ON	04-Dec-12
Woolridge, Warren R	Toronto, ON	04-Dec-12
Frenszen, Janice	Bracebridge, ON	04-Dec-12
Doerksen, Leslie	Eden, ON	04-Dec-12
Pearce, Edward Bramwell	Kingston, ON	06-Dec-12
Royall, Mark William	Blyth, ON	06-Dec-12
Thomas, David Michael John	Toronto, ON	06-Dec-12
Armstrong, Brian	North York, ON	06-Dec-12
Armstrong, Lynn	North York, ON	06-Dec-12
Samler, Justin D	Keswick, ON	06-Dec-12
Yoon, Yoonsoon	Kitchener, ON	06-Dec-12
Sams, Matthew	Thornhill, ON	06-Dec-12
Reader, Maureen Doreen	Brampton, ON	06-Dec-12
Stewart, Richard Antonio	Brampton, ON	06-Dec-12
Stewart, Winsome Moraine	Brampton, ON	06-Dec-12
Marchand, Heather	South River, ON	06-Dec-12
Schilke, Daniel C	Smiths Falls, ON	06-Dec-12
LaTouche-Ellis, Dionne A	Brampton, ON	06-Dec-12

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

December 3, 2012 to December 7, 2012

NAME	LOCATION	EFFECTIVE DATE
Kaan, Jeremiah Wilson	Saskatoon, SK	03-Dec-12
December 29, 2012 to January 2, 2013		
Friesen, Orville	Cartwright, MB	03-Dec-12
January 24, 2013 to January 28, 2013		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

December 3, 2012 to December 7, 2012

NAME	LOCATION	EFFECTIVE DATE
Waugh, Brian R	Holland Landing, ON	04-Dec-12
Tower, David Lloyd	Waterloo, ON	04-Dec-12
Deak, Esteban	Toronto, ON	04-Dec-12
Tsilchotsky, Ivan	London, ON	04-Dec-12
Lugosi, Sandor	St Catharines, ON	04-Dec-12
Wilkie, Clark Fred	Thunder Bay, ON	04-Dec-12
Beukema, Barry	Murillo, ON	04-Dec-12
Escarpe, Raul A	Terrace Bay, ON	04-Dec-12
Baines, Norman Albert	Ottawa, ON	04-Dec-12
Bruce, William	Toronto, ON	04-Dec-12
Day, Jean	Scarborough, ON	04-Dec-12
Oussoren, Aalbertinus	Toronto, ON	04-Dec-12
Hermen Harry		
Atkinson, Douglas Paul	Elmira, ON	04-Dec-12
Campagnola, Shelley	Waterloo, ON	04-Dec-12
Franz, Marvin	Waterloo, ON	04-Dec-12
Ford, Michael John	Dundas, ON	05-Dec-12
Walters, Carl Michael	Simcoe, ON	05-Dec-12

SANDRA LEONETTI

Deputy Registrar General

(146-G014) Registraire générale adjointe de l'état civil

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

December 10, 2012 to December 14, 2012

NAME	LOCATION	EFFECTIVE DATE
Skeete, Charles Irwin Bernard	North York, ON	11-Dec-12
Friesen, Gregory J	Tillsonburg, ON	11-Dec-12
Lee, Steven Austin	Napance, ON	11-Dec-12
Bootsma, Joel	Burlington, ON	11-Dec-12
Lapus, Luis Briones	Toronto, ON	11-Dec-12
Cava, Bianca	Thunder Bay, ON	11-Dec-12
Conard, Juli	Prince Albert, ON	11-Dec-12
Hodgins, Lynne	Gravenhurst, ON	11-Dec-12

NAME	LOCATION	EFFECTIVE DATE
Johnston, Bradley	Tobermory, ON	11-Dec-12
Gerlofs, Leslie Anne	Burlington, ON	11-Dec-12
Cho, John J	Richmond Hill, ON	11-Dec-12
Williams, Samuel	North York, ON	11-Dec-12
Hicks, Michael John	St Catharines, ON	11-Dec-12
Comber, Heather D	Ottawa, ON	11-Dec-12
Karimi, Abdul Qayoum	North York, ON	11-Dec-12
Chom, Kanova	Bradford, ON	11-Dec-12
Kuiper, Leslie Jay	Drayton, ON	11-Dec-12
Galway, Morwen	Rosseau, ON	11-Dec-12
Matichak, Diane	St Eugene, ON	11-Dec-12
Valada, Artelino Calderon	Scarborough, ON	11-Dec-12

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

December 10, 2012 to December 14, 2012

NAME	LOCATION	EFFECTIVE DATE
Worsfold, David Scott	Guelph, ON	10-Dec-12
February 7, 2013 to February 11, 2013		
Asbil, Peter George	Grenville-suc-la-Rouge, QC	10-Dec-12
April 11, 2013 to April 15, 2013		
Pol, Andrew Jacob	Campan, MB	13-Dec-12
December 13, 2012 to December 17, 2012		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

December 10, 2012 to December 14, 2012

NAME	LOCATION	EFFECTIVE DATE
Bowden, Gabriel Alexis	Brampton, ON	13-Dec-12
Detlor, Jordon Miles	Napance, ON	13-Dec-12
Willcock, Mark	LaSalle, ON	13-Dec-12
Grauer, Lenora	Petawawa, ON	13-Dec-12
MacIntyre, Trisha	Kitchener, ON	13-Dec-12
Quevillon, Charlene	Niagara on the Lake, ON	13-Dec-12

SANDRA LEONETTI

Deputy Registrar General

(146-G015) Registraire générale adjointe de l'état civil

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

December 17, 2012 to December 21, 2012

NAME	LOCATION	EFFECTIVE DATE
Toker, Debra	Brampton, ON	20-Dec-12

NAME	LOCATION	EFFECTIVE DATE
Atkins, Jeff	Scarborough, ON	20-Dec-12
Comber, Justin A J	Brampton, ON	20-Dec-12
Gnanavannan, Ratnasabapathy	Toronto, ON	20-Dec-12
Laschuk, Alesander Michael	Toronto, ON	20-Dec-12
Asad, Mina	North York, ON	20-Dec-12
Mitrovski, Konstantin	Stouffville, ON	20-Dec-12
O'Connor, Joseph D	Toronto, ON	20-Dec-12
McMillan, William H E	Horton, ON	20-Dec-12
Hurren, Diana	Burlington, ON	20-Dec-12
Cote, Claudette Marie-Paul	Point Edward, ON	20-Dec-12
Cho, Ji Hoon	Waterloo, ON	20-Dec-12
Clark, Catharine Mary	London, ON	20-Dec-12
McDonald, Joan H	Caledonia, ON	20-Dec-12
Shulga, Judy H	Whitby, ON	20-Dec-12
Michael, Michael	Toronto, ON	21-Dec-12
Hurren, Barry	Burlington, ON	21-Dec-12
Farrugia, Pierre John	Caledon, ON	21-Dec-12
Armstrong, Patricia Gaye Joanna	Brighton, ON	21-Dec-12
Throop, R Douglas	Port Hope, ON	21-Dec-12
Cockle, David	Burlington, ON	21-Dec-12
Myers, Suzanne I	Owen Sound, ON	21-Dec-12

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Campbell, Kenneth James	Oakville, ON	21-Dec-12
Sporne		
Hakimi, Bahjat	Thornhill, ON	21-Dec-12

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

December 17, 2012 to December 21, 2012

NAME	LOCATION	EFFECTIVE DATE
Harrison, Scott David	Estevan, SK	19-Dec-12
December 27, 2012 to December 31, 2012		
MacFadzean, Mary Eleanor	Guelph, ON	19-Dec-12
January 31, 2013 to February 4, 2013		
Beacom, Michael Clarence	Port Rowan, ON	19-Dec-12
Edward		
February 7, 2013 to February 11, 2013		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

December 17, 2012 to December 21, 2012

NAME	LOCATION	EFFECTIVE DATE
Richards, Dwight Lancedale	Brampton, ON	19-Dec-12
Cullen, William James	Belleville, ON	21-Dec-12
Lucas Roth, Gayle	Brighton, ON	21-Dec-12
Misener, Donald Gordon	Kingson, ON	21-Dec-12

NAME	LOCATION	EFFECTIVE DATE
Norman, E Kenneth	Belleville, ON	21-Dec-12
Ursano, Iva	Sudbury, ON	21-Dec-12
Lobo, Andrew	Thornhill, ON	21-Dec-12

(146-G016) SANDRA LEONETTI
Deputy Registrar General
Registraire générale adjointe de l'état civil

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Procedural Services Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Corporation Notices Avis relatifs aux compagnies

A. & A. BOERSEN HOLDINGS INC.

TAKE NOTICE concerning the winding up of A.&A. Holdings Inc.

Date of Incorporation in Ontario : September 26 2005

Liquidator: Maria Digioseppe Director

Address: 55 Blue Willow Drive
Woodbridge, Ontario L4L 9E8

Appointed : December 19 2012

This Notice is filed under subsection 193(4) of the *Business Corporations Act*. The special resolution requiring the Corporation to be wound up voluntarily was passed or consented to by the shareholder of the Corporation on December 19 2012

Dated at the City of Vaughan, this 19th day of December 2012

(146-P001) MARIA DIGIOSEPPE
Liquidator

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice, dated January 25, 2011, Court File No.: 7169/10 to me directed, against the real and personal property of Anthony Burns, Defendant, at the suit of The Toronto-Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Anthony Burns, Defendant, in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Lot 114 Plan 451 (C) London/London Township, known as **23 Hume Street, London, Ontario.**

ALL OF WHICH said right, title, interest and equity of redemption of Anthony Burns, Defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the **London/Middlesex Court House, 80 Dundas Street, London, Ontario, N6A 6A3 on Tuesday, February 12, 2013, at 10:00 a.m.**

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater Payable at time of sale by successful bidder to be applied to purchase price. Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office, 80 Dundas Street, London, Ontario, N6A 6A3.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

FRAN MARTELOTTI
Sheriff, London/Middlesex County
80 Dundas St., Ground Floor, Unit A,
London, ON
N6A 6A3
DO NOT APPROACH HOUSE

(146-P002)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice, dated March 23, 2010, Court File No.: 39/10 to me directed, against the real and personal property of Dan Golan, also known as Daniel Golan, also known as Dany Gollan, Defendant, at the suit of Citi Cards Canada Inc., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Dan Golan, also known as Daniel Golan, also known as Dany Gollan, Defendant, in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Unit 9, Level 1, Middlesex Condominium Plan No. 127, Block 294, Plan 33M165, subject to LT116212, known as **116-148 Conway Drive, London, Ontario.**

ALL OF WHICH said right, title, interest and equity of redemption of Dan Golan, also known as Daniel Golan, also known as Dany Gollan, Defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the **London/Middlesex Court House, 80 Dundas Street, London, Ontario, N6A 6A3 on Tuesday, February 12, 2013, at 10:00 a.m.**

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater Payable at time of sale by successful bidder to be applied to purchase price. Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office, 80 Dundas Street, London, Ontario, N6A 6A3.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

FRAN MARTELOTTI
Sheriff, London/Middlesex County
80 Dundas St., Ground Floor, Unit A,
London, ON
N6A 6A3
DO NOT APPROACH HOUSE

(146-P003)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice, dated September 22, 2010, Court File No.: 370/10 to me directed, against the real and personal property of Nancy A. Hersey also known as Nancy Ann Hersey, at the suit of Citi Cards Canada Inc., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Nancy A. Hersey also known as Nancy Ann Hersey, Defendant, in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Lot 19, Plan 33M-430, known as **377 Richmeadow Road, London, Ontario.**

ALL OF WHICH said right, title, interest and equity of redemption of Nancy A. Hersey also known as Nancy Ann Hersey, Defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the **London/Middlesex Court House, 80 Dundas Street, London, Ontario, N6A 6A3 on Tuesday, February 12, 2013, at 10:00 a.m.**

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater Payable at time of sale by successful bidder to be applied to purchase price. Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office, 80 Dundas Street, London, Ontario, N6A 6A3.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

FRAN MARTELOTTI
 Sheriff, London/Middlesex County
 80 Dundas St., Ground Floor, Unit A,
 London, ON
 N6A 6A3
 DO NOT APPROACH HOUSE

(146-P004)

**Sale of Land for Tax Arrears
 By Public Tender
 Ventes de terrains par appel d'offres
 pour arriéré d'impôt**

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF MADOC

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time Wednesday, **February 27, 2013** at the Madoc Township Municipal Office, 15651 Highway 62 Madoc, ON K0K 2K0 or by mail to Madoc Township P.O. Box 503 Madoc, ON K0K 2K0. The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office.

Description of Lands:

Roll No. 1236000015154700000 PT LT 29, Concession 10,
 RP21R13367 PT 1, Township of Madoc, County of Hastings
 (PIN #40216-0082(LT))

Minimum Tender Amount: \$3,480.85

Roll No. 1236000020202000000 PT LT 21, Concession 5,
 RP21R11185 PT 5, Township of Madoc, County of Hastings
 (PIN #40210-0102(LT))

Minimum Tender Amount: \$8,371.91

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least **20 per cent** of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, the relevant land transfer tax, and Harmonized Sales Tax, if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

CHRISTINE MITCHELL
 Treasurer/Tax Collector
 The Corporation of the Township of Madoc
 15651 Highway 62 PO Box 503
 Madoc, ON K0K 2K0
 (613)473-2677 Ext. 201
 www.madoc.ca
 tax@madoc.ca

(146-P005)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF UXBRIDGE

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on February 7, 2013, at the Township of Uxbridge Municipal Office, Town Hall, 51 Toronto Street South, P.O. Box 190, Uxbridge ON L9P 1T1.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Township of Uxbridge Municipal Office, Town Hall, 51 Toronto Street South, Uxbridge.

Description of Lands:

Roll No. 18 29 010 007 30500 0000; 2440 Regional Rd. 23, Uxbridge;
 PIN 26822-0029(LT); Part Lot 8 Concession 8 Uxbridge as in D119616;
 Uxbridge; File No.10-04

Minimum Tender Amount: \$46,105.08

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The land was previously advertised for a sale to be held on the 22nd day of November, 2012 but the sale was postponed.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, visit: www.OntarioTaxSales.ca or if no internet access available, contact:

DONNA CONDON
 Deputy Treasurer / Tax Collector
 The Corporation of the Township of Uxbridge
 Town Hall
 51 Toronto Street South
 P.O. Box 190
 Uxbridge ON L9P 1T1
 (905) 852-9181 Ext. 210
 dcondon@town.uxbridge.on.ca

(146-P006)

Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation

2013—01—05

ONTARIO REGULATION 416/12

made under the

RETIREMENT HOMES ACT, 2010

Made: December 12, 2012

Filed: December 17, 2012

Published on e-Laws: December 17, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending O. Reg. 166/11

(GENERAL)

Note: Ontario Regulation 166/11 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 3 (2) of Ontario Regulation 166/11 is revoked and the following substituted:

(2) The following premises are prescribed for the purposes of clause (f) of the definition of “retirement home” in subsection 2 (1) of the Act as not being retirement homes:

1. Premises, or parts of premises, at which a supportive housing program or a residential treatment program is provided and funded under the *Home Care and Community Services Act, 1994*, the *Local Health System Integration Act, 2006* or the *Ministry of Health and Long-Term Care Act*.
2. Premises or parts of premises funded under the Community Homelessness Prevention Initiative of the Ministry of Municipal Affairs and Housing.

Commencement

2. This Regulation comes into force on the later of January 1, 2013 and the day it is filed.

RÈGLEMENT DE L'ONTARIO 416/12

pris en vertu de la

LOI DE 2010 SUR LES MAISONS DE RETRAITE

pris le 12 décembre 2012

déposé le 17 décembre 2012

publié sur le site Lois-en-ligne le 17 décembre 2012

imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013

modifiant le Règl. de l'Ont. 166/11

(DISPOSITIONS GÉNÉRALES)

Remarque : Le Règlement de l'Ontario 166/11 a été modifié antérieurement. Ces modifications sont indiquées dans l'Histoire législative détaillée des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 3 (2) du Règlement de l'Ontario 166/11 est abrogé et remplacé par ce qui suit :

(2) Sont prescrits comme n'étant pas des maisons de retraite, pour l'application de l'alinéa f) de la définition de «maison de retraite» au paragraphe 2 (1) de la Loi, les lieux suivants :

1. Les lieux, en tout ou en partie, où un programme de logement avec services de soutien ou un programme de traitement en établissement est fourni et financé en application de la *Loi de 1994 sur les services de soins à domicile et les services communautaires*, de la *Loi de 2006 sur l'intégration du système de santé local* ou de la *Loi sur le ministère de la Santé et des Soins de longue durée*.
2. Les lieux, en tout ou en partie, financés dans le cadre de l'Initiative de prévention de l'itinérance dans les collectivités du ministère des Affaires municipales et du Logement.

Entrée en vigueur**2. Le présent règlement entre en vigueur le dernier en date du 1^{er} janvier 2013 et du jour de son dépôt.**

ONTARIO REGULATION 417/12

made under the

LONG-TERM CARE HOMES ACT, 2007

Made: December 12, 2012

Filed: December 17, 2012

Published on e-Laws: December 17, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending O. Reg. 79/10

(GENERAL)

Note: Ontario Regulation 79/10 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Ontario Regulation 79/10 is amended by adding the following section:**Exemption, small homes at hospitals**

45.1 The licensee of a long-term care home is exempt from subsections 8 (3) and (4) of the Act with respect to the home, as long as the following conditions apply:

1. The home has a licensed bed capacity of 39 beds or fewer.
2. The home adjoins a hospital under the *Public Hospitals Act*.
3. A registered nurse is on duty and present anywhere on the site, including the hospital.

2. (1) Subsection 317 (5) of the Regulation is amended by striking out “clauses (d) and (f)” in the portion before paragraph 1 and substituting “clause (d)”.

(2) Section 317 of the Regulation is amended by adding the following subsection:

(7) The following applies with respect to homes with EldCap beds within the meaning of clause (f) of the definition of “home with EldCap beds” in subsection 187 (18) of the Act:

1. The licensee is exempt from subsections 8 (3) and (4) of the Act, as long as a registered nurse is on duty and present anywhere on the site, including the site of the adjoining long-term care home or the adjoining hospital.
2. The placement co-ordinator is exempt from subsection 165 (1) with respect to the EldCap beds and shall keep one waiting list for the EldCap beds and the beds in the adjoining long-term care home.

Commencement

3. This Regulation shall be deemed to have come into force on July 1, 2010.

RÈGLEMENT DE L'ONTARIO 417/12

pris en vertu de la

LOI DE 2007 SUR LES FOYERS DE SOINS DE LONGUE DURÉE

pris le 12 décembre 2012
déposé le 17 décembre 2012
publié sur le site Lois-en-ligne le 17 décembre 2012
imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013

modifiant le Règl. de l'Ont. 79/10
(DISPOSITIONS GÉNÉRALES)

Remarque : Le Règlement de l'Ontario 79/10 a été modifié antérieurement. Ces modifications sont indiquées dans l'Histoire législative détaillée des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le Règlement de l'Ontario 79/10 est modifié par adjonction de l'article suivant :**Exemption : petit foyer adjacent à un hôpital**

45.1 Le titulaire de permis d'un foyer de soins de longue durée est soustrait à l'application des paragraphes 8 (3) et (4) de la Loi à l'égard du foyer si les conditions suivantes sont remplies :

1. Le foyer a une capacité en lits autorisés de 39 lits ou moins.
2. Le foyer est adjacent à un hôpital au sens de la *Loi sur les hôpitaux publics*.
3. Une infirmière autorisée ou un infirmier autorisé est de service et présent n'importe où sur les lieux, y compris à l'hôpital.

2. (1) Le paragraphe 317 (5) du Règlement est modifié par remplacement de «des alinéas d) et f)» par «de l'alinéa d)» dans le passage qui précède la disposition 1.

(2) L'article 317 du Règlement est modifié par adjonction du paragraphe suivant :

(7) Les dispositions suivantes s'appliquent à l'égard des foyers ayant des lits du programme EldCap au sens de l'alinéa f) de cette définition au paragraphe 187 (18) de la Loi :

1. Le titulaire de permis est soustrait à l'application des paragraphes 8 (3) et (4) de la Loi, à condition qu'une infirmière autorisée ou un infirmier autorisé soit de service et présent n'importe où sur les lieux, y compris les lieux du foyer de soins de longue durée adjacent ou de l'hôpital adjacent.
2. Le coordonnateur des placements est soustrait à l'application du paragraphe 165 (1) à l'égard des lits du programme EldCap et tient une liste d'attente pour ces lits et les lits du foyer de soins de longue durée adjacent.

Entrée en vigueur

3. Le présent règlement est réputé être entré en vigueur le 1^{er} juillet 2010.

ONTARIO REGULATION 418/12

made under the

DEVELOPMENT CORPORATIONS ACT

Made: December 12, 2012

Filed: December 17, 2012

Published on e-Laws: December 17, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending O. Reg. 43/02

(EHEALTH ONTARIO)

Note: Ontario Regulation 43/02 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 18 of Ontario Regulation 43/02 is amended by striking out “February 18, 2013” at the end and substituting “December 31, 2013”.

Commencement

2. This Regulation comes into force on the day it is filed.

ONTARIO REGULATION 419/12

made under the

HIGHWAY TRAFFIC ACT

Made: December 12, 2012

Filed: December 17, 2012

Published on e-Laws: December 17, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending Reg. 581 of R.R.O. 1990

(ACCESSIBLE PARKING FOR PERSONS WITH DISABILITIES)

Note: Regulation 581 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 11 of Regulation 581 of the Revised Regulations of Ontario, 1990 is amended by striking out the portion before clause (a) and substituting the following:

11. A parking space designated on Crown land or under a municipal by-law for the use of persons with a disability or required by Ontario Regulation 191/11 (Integrated Accessibility Standards) made under the *Accessibility for Ontarians with Disabilities Act, 2005* for the use of persons with a disability shall be distinctly indicated by erecting an accessible parking permit sign which shall,

Commencement

2. This Regulation comes into force on the later of January 1, 2013 and the day it is filed.

1/13

RÈGLEMENT DE L'ONTARIO 419/12

pris en vertu du

CODE DE LA ROUTE

pris le 12 décembre 2012

déposé le 17 décembre 2012

publié sur le site Lois-en-ligne le 17 décembre 2012

imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013

modifiant le Règl. 581 des R.R.O. de 1990

(STATIONNEMENT ACCESSIBLE AUX PERSONNES HANDICAPÉES)

Remarque : Le Règlement 581 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 11 du Règlement 581 des Règlements refondus de l'Ontario de 1990 est modifié par remplacement du passage qui précède l'alinéa a) par ce qui suit :

11. Les places de stationnement qui sont destinées aux personnes handicapées et qui sont soit désignées sur des terres de la Couronne ou en vertu d'un règlement municipal ou soit exigées par le Règlement de l'Ontario 191/11 (Normes d'accessibilité intégrées) pris en vertu de la *Loi de 2005 sur l'accessibilité pour les personnes handicapées de l'Ontario* sont clairement indiquées par la mise en place d'un panneau de permis de stationnement accessible qui, selon le cas :

Entrée en vigueur

2. Le présent règlement entre en vigueur le dernier en date du 1^{er} janvier 2013 et du jour de son dépôt.

1/13

ONTARIO REGULATION 420/12

made under the

SAFE DRINKING WATER ACT, 2002

Made: December 12, 2012

Filed: December 17, 2012

Published on e-Laws: December 17, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending O. Reg. 170/03
(DRINKING WATER SYSTEMS)

Note: Ontario Regulation 170/03 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Clauses (a) and (b) of the definition of “delivery agent care facility” in subsection 1 (1) of Ontario Regulation 170/03 are revoked and the following substituted:

- (a) a place that receives funding to provide emergency shelter or long-term housing under the Community Homelessness Prevention Initiative of the Ministry of Municipal Affairs and Housing, unless,
 - (i) the place is located in a private residence, or
 - (ii) the place is used only for services other than emergency shelter or long-term housing, or is used only for office and administrative purposes,

(2) Clause (a.1) of the definition of “interested authority” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (a.1) with respect to a delivery agent care facility, the service manager designated under the *Housing Services Act, 2011* or the delivery agent designated under the *Day Nurseries Act* for the geographic area in which the facility is located, or any successor of that service manager or delivery agent,

(3) Clauses (a), (h), (i), (j) and (k) of the definition of “social care facility” in subsection 1 (1) of the Regulation are revoked and the following substituted:

- (a) a supported group living residence or intensive support residence that receives funding under the *Services and Supports to Promote the Social Inclusion of Persons with Developmental Disabilities Act, 2008*,
- (h) a sheltered workshop that receives funding under the *Ministry of Community and Social Services Act*,
- (i) a place where a supported employment program that receives funding under the *Ministry of Community and Social Services Act* is provided,
- (j) a place where community participation services and supports that receive funding under the *Services and Supports to Promote the Social Inclusion of Persons with Developmental Disabilities Act, 2008* are provided, unless the place is located in a private residence,
- (k) a place where an employment preparation, training and job placement program that receives funding under the *Ontario Disability Support Program Act, 1997* is provided,

Commencement

- 2. This Regulation comes into force on the later of January 1, 2013 and the day it is filed.**

RÈGLEMENT DE L'ONTARIO 420/12

pris en vertu de la

LOI DE 2002 SUR LA SALUBRITÉ DE L'EAU POTABLE

pris le 12 décembre 2012
déposé le 17 décembre 2012
publié sur le site Lois-en-ligne le 17 décembre 2012
imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013

modifiant le Règl. de l'Ont. 170/03
(RÉSEAUX D'EAU POTABLE)

Remarque : Le Règlement de l'Ontario 170/03 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Les alinéas a) et b) de la définition de «établissement de prestation de services» au paragraphe 1 (1) du Règlement de l'Ontario 170/03 sont abrogés et remplacés par ce qui suit :

- a) un endroit subventionné dans le cadre de l'Initiative de prévention de l'itinérance dans les collectivités du ministère des Affaires municipales et du Logement pour offrir des refuges d'urgence ou du logement à long terme sauf si :
 - (i) soit il est situé dans une résidence privée,
 - (ii) soit il est utilisé uniquement pour des services autres que des refuges d'urgence ou du logement à long terme, ou uniquement à des fins de bureaux ou à des fins administratives;

(2) L'alinéa a.1) de la définition de «autorité compétente» au paragraphe 1 (1) du Règlement est abrogé et remplacé par ce qui suit :

- a.1) dans le cas d'un établissement de prestation de services, le gestionnaire de services désigné en vertu de la *Loi de 2011 sur les services de logement* ou l'agent de prestation des services désigné en vertu de la *Loi sur les garderies* pour la zone géographique dans laquelle est situé l'établissement, ou son successeur;

(3) Les alinéas a), h), i), j) et k) de la définition de «établissement de services sociaux» au paragraphe 1 (1) du Règlement sont abrogés et remplacés par ce qui suit :

- a) une résidence de groupe avec services de soutien ou une résidence avec services de soutien intensif subventionnée en application de la *Loi de 2008 sur les services et soutiens favorisant l'inclusion sociale des personnes ayant une déficience intellectuelle*;
- h) un atelier protégé subventionné en application de la *Loi sur le ministère des Services sociaux et communautaires*;
- i) un endroit où est offert un programme d'assistance en milieu de travail subventionné en application de la *Loi sur le ministère des Services sociaux et communautaires*;
- j) un endroit où sont offerts des services et soutiens liés à la participation communautaire subventionnés en application de la *Loi de 2008 sur les services et soutiens favorisant l'inclusion sociale des personnes ayant une déficience intellectuelle*, à moins qu'il ne soit situé dans une résidence privée;
- k) un endroit où est offert un programme de préparation à l'emploi, de formation et de placement subventionné en application de la *Loi de 1997 sur le Programme ontarien de soutien aux personnes handicapées*;

Entrée en vigueur

2. Le présent règlement entre en vigueur le dernier en date du 1^{er} janvier 2013 et du jour de son dépôt.

ONTARIO REGULATION 421/12

made under the

ONTARIO COLLEGE OF TRADES AND APPRENTICESHIP ACT, 2009

Made: December 17, 2012

Filed: December 17, 2012

Published on e-Laws: December 18, 2012

Printed in *The Ontario Gazette*: January 5, 2013**GENERAL****EXEMPTIONS****Exemption, minimum age**

1. Subsection 65 (2) of the Act does not apply to an individual who applies to register an agreement under subsection 65 (1) of the Act and who,

- (a) is enrolled in a secondary school program leading to an Ontario Secondary School Diploma; and
- (b) is receiving training and work experience in a trade while participating in,
 - (i) the Ontario Youth Apprenticeship Program, or
 - (ii) a program that is similar to the Ontario Youth Apprenticeship Program, approved by the Minister and operated under the supervision of,
 - (A) a board as defined in subsection 1 (1) of the *Education Act*, or
 - (B) a band, council of a band or education authority authorized by the Crown in right of Canada to provide education to persons who are Indians within the meaning of the *Indian Act* (Canada).

Exemption, practice of compulsory trade

2. (1) Section 2 of the Act does not apply to the following individuals:

- 1. An individual who is receiving training and work experience in a compulsory trade while participating in,
 - i. the Ontario Youth Apprenticeship Program,
 - ii. a program that is similar to the Ontario Youth Apprenticeship Program, approved by the Minister and operated under the supervision of,
 - A. a board as defined in subsection 1 (1) of the *Education Act*, or
 - B. a band, council of a band or education authority authorized by the Crown in right of Canada to provide education to persons who are Indians within the meaning of the *Indian Act* (Canada), or
 - iii. a pre-apprenticeship program approved by the Minister.
- 2. An individual who is permanently employed in an industrial plant, while performing work entirely within the plant and premises or on the land appertaining to them, except work performed in the maintenance and repair of motor vehicles, trailers or conversion units registered for use on a highway under the *Highway Traffic Act*.
- 3. An individual who holds a valid equivalent certificate of qualification issued by the Province of Quebec, or is registered as an apprentice in the Province of Quebec, in one of the following trades:
 - Electrician — Construction and Maintenance.
 - Hoisting Engineer — Mobile Crane Operator 1.
 - Plumber.
 - Refrigeration and Air Conditioning Systems Mechanic.
 - Sheet Metal Worker.
 - Steamfitter.
- 4. An individual while removing or replacing wheels and rims on motor coaches, heavy trucks or truck-trailers, if the individual has successfully completed a course of study approved by the Minister on the removal and replacement of wheels and rims.

5. An individual who is the driver of a heavy truck or truck-trailer who inspects or adjusts the air chamber push rod stroke, commonly known as the slack adjustment, of the truck or truck-trailer's air braking system if,
 - i. the driver holds a valid Ontario Class A or D driver's licence with an air brake endorsement issued under the *Highway Traffic Act* and has successfully completed a course of study approved by the Minister on the inspection and adjustment of the air chamber push rod stroke of an air braking system, or
 - ii. the driver holds a valid driver's licence issued by another province or territory of Canada or by a state of the United States of America and is authorized, in that province, territory or state, to inspect and adjust the air braking system's air chamber push rod stroke.

(2) Section 2 of the Act does not apply to a person who employs or otherwise engages an individual to perform work or engage in a practice that constitutes engaging in the practice of a compulsory trade, if section 2 of the Act does not apply to the individual when he or she performs the work.

Exemption, fees, Part V of the Act, etc.

3. (1) Clause 37 (2) (c), Part V and sections 60 and 68 of the Act do not apply to an individual who is an apprentice in a trade receiving training and work experience in the trade while participating in,

- (a) the Ontario Youth Apprenticeship Program;
- (b) a program that is similar to the Ontario Youth Apprenticeship Program, approved by the Minister and operated under the supervision of,
 - (i) a board as defined in subsection 1 (1) of the *Education Act*, or
 - (ii) a band, council of a band or education authority authorized by the Crown in right of Canada to provide education to persons who are Indians within the meaning of the *Indian Act* (Canada); or
- (c) a pre-apprenticeship program approved by the Minister.

(2) Despite section 42 of the Act, the Registrar shall not include in the register information concerning individuals to whom clause (1) (a) or (b) applies.

TRANSITION

Deemed certificates of qualification, general

4. For the purposes of subsection 89 (2) of the Act, a deemed certificate of qualification to which subsection 89 (1) of the Act applies, ceases to have effect with respect to a deemed certificate of qualification issued to a journeyman under the *Trades Qualification and Apprenticeship Act* or the *Apprenticeship and Certification Act, 1998*,

- (a) if the certificate of qualification has an expiry date, on the later of,
 - (i) the month and day of the expiry date listed on the certificate that first occurs after section 37 of the Act comes into force, regardless of the year of expiry, and
 - (ii) 60 days after the day section 37 of the Act comes into force; or
- (b) on the day that is the first anniversary of the coming into force of section 37 of the Act, if the certificate of qualification does not have an expiry date.

Deemed certificates of qualification, provisional certificates of qualification

5. (1) A provisional certificate of qualification issued to an individual under the *Trades Qualification and Apprenticeship Act* that is valid immediately before the day section 37 of the Act comes into force is deemed to be a provisional certificate of qualification issued under the Act to the individual in the trade for which the certificate was issued.

(2) A deemed provisional certificate of qualification to which subsection (1) applies ceases to have effect on the expiry date listed on the provisional certificate of qualification issued under the *Trades Qualification and Apprenticeship Act*.

Deemed certificates of qualification, letters of permission

6. (1) A letter of permission that is issued to an individual under the *Apprenticeship and Certification Act, 1998* that is valid immediately before the day section 37 of the Act comes into force is deemed to be,

- (a) a statement of membership in the journeyman candidates class issued under the Act to the individual in the trade for which the letter of permission was issued, if the individual has a certificate of apprenticeship in the trade issued under the *Apprenticeship and Certification Act, 1998*; or
- (b) a provisional certificate of qualification issued under the Act to the individual in the trade for which the letter of permission was issued, if the individual does not have a certificate of apprenticeship in the trade issued under the *Apprenticeship and Certification Act, 1998*.

(2) A deemed statement of membership to which clause (1) (a) applies ceases to have effect on the day that is the first anniversary of the coming into force of section 37 of the Act.

(3) A deemed provisional certificate of qualification to which clause (1) (b) applies ceases to have effect on the expiry date listed on the letter of permission issued under the *Apprenticeship and Certification Act, 1998*.

Deemed statements of membership

7. (1) A certificate of apprenticeship that is issued in a compulsory trade on the day that section 37 of the Act comes into force is deemed also to be a statement of membership in the journeyman candidates class in the trade for which the certificate was issued, if the trade is governed by the *Trades Qualification and Apprenticeship Act* immediately before the day section 37 of the Act comes into force.

(2) A deemed statement of membership to which subsection (1) applies ceases to have effect on the day that is the first anniversary of the coming into force of section 37 of the Act.

Transition, cancellation of statement of membership

8. (1) Despite clause 65 (4) (a) of the Act, a registered training agreement is cancelled on the day that is 90 days after the date of registration if the individual does not hold a statement of membership as an apprentice in the trade to which the registered training agreement relates on that day.

(2) Subsection (1) does not apply to training agreements that are registered on and after the day that is the first anniversary of the coming into force of section 37 of the Act.

Transition, transfer of revenue

9. (1) The Minister may transfer accrued revenue received from journeypersons on account of the fees for the renewal of certificates of qualification under the *Apprenticeship and Certification Act, 1998* and the *Trades Qualification and Apprenticeship Act* to the College.

(2) The College shall apply the revenue received from the Minister to the fees for certificates of qualification of the journeypersons from whom the fees for the renewal of certificates were received.

(3) In transferring accrued revenue under subsection (1), the Minister may prorate the revenue so that the prorated amount transferred to the College reflects, in the Minister's view, the relationship between,

- (a) the period to which the renewal of the certificate of qualification applies before the day section 37 of the Act comes into force; and
- (b) the period to which the renewal of the certificate of qualification applies on and after the day section 37 of the Act comes into force.

Transition, name of trade

10. (1) For the purposes of the Act, the trade under the *Apprenticeship and Certification Act, 1998* or the *Trades Qualification and Apprenticeship Act* that is listed in Column 1 of Schedule 1 to this Regulation is deemed to be the trade under the Act listed opposite to it in Column 2 of the Schedule.

(2) For the purposes of sections 4, 5, 6 and 7 of this Regulation and sections 89 and 90 of the Act, the Registrar may deem a trade named in a certificate of qualification, provisional certificate of qualification, certificate of apprenticeship or letter of permission issued under the *Apprenticeship and Certification Act, 1998* or the *Trades Qualification and Apprenticeship Act* to be a trade prescribed under the Act.

COMMENCEMENT

Commencement

11. This Regulation comes into force on the later of the day section 37 of the Act comes into force and the day this Regulation is filed.

SCHEDULE 1

Column 1	Column 2
Trade or trade branch name under the <i>Apprenticeship and Certification Act, 1998</i> or the <i>Trades Qualification and Apprenticeship Act</i>	Trade name under the <i>Ontario College of Trades and Apprenticeship Act, 2009</i>
Auto Body and Collision Damage Repairer — Branch 1	Auto Body and Collision Damage Repairer
Auto Body Repairer — Branch 2	Auto Body Repairer
Cook — Assistant — Branch 1	Assistant Cook
Cook — Branch 2	Cook
Cement Finisher	Cement (Concrete) Finisher
Cement Mason	Cement (Concrete) Finisher
CNC Programmer	Computer Numerical Control (CNC) Programmer
Hoisting Engineer — Branch 1, Mobile Crane Operator	Hoisting Engineer — Mobile Crane Operator 1

Column 1	Column 2
Trade or trade branch name under the <i>Apprenticeship and Certification Act, 1998</i> or the <i>Trades Qualification and Apprenticeship Act</i>	Trade name under the <i>Ontario College of Trades and Apprenticeship Act, 2009</i>
Hoisting Engineer — Branch 2, Mobile Crane Operator	Hoisting Engineer — Mobile Crane Operator 2
Hoisting Engineer — Branch 3, Tower Crane Operator	Hoisting Engineer — Tower Crane Operator
Ironworker and Reinforcing Rodworker — Branch 1, Ironworker — Generalist	Ironworker — Generalist
Ironworker and Reinforcing Rodworker — Branch 2, Ironworker — Structural and Ornamental	Ironworker — Structural and Ornamental
Ironworker and Reinforcing Rodworker — Branch 3, Reinforcing Rodworker	Reinforcing Rodworker
Painter and Decorator — Branch 1, Commercial and Residential	Painter and Decorator — Commercial and Residential
Painter and Decorator — Branch 2, Industrial	Painter and Decorator — Industrial

Made by:

Pris par :

Le ministre de la Formation et des Collèges et Universités,

JOHN CHRISTOPHER MILLOY
Minister of Training, Colleges and Universities

Date made: December 17, 2012.

Pris le : 17 décembre 2012.

1/13

RÈGLEMENT DE L'ONTARIO 421/12

pris en vertu de la

LOI DE 2009 SUR L'ORDRE DES MÉTIERS DE L'ONTARIO ET L'APPRENTISSAGE

pris le 17 décembre 2012

déposé le 17 décembre 2012

publié sur le site Lois-en-ligne le 18 décembre 2012

imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013**DISPOSITIONS GÉNÉRALES****DISPENSES****Dispense : âge minimal**

1. Le paragraphe 65 (2) de la Loi ne s'applique pas au particulier qui demande l'enregistrement d'un contrat d'apprentissage en vertu du paragraphe 65 (1) de la Loi et qui :

- a) d'une part, est inscrit à un programme offert par une école secondaire qui mène à l'obtention du diplôme d'études secondaires de l'Ontario;
- b) d'autre part, reçoit une formation théorique et une formation en milieu de travail dans un métier tout en participant :
 - (i) soit au Programme d'apprentissage pour les jeunes de l'Ontario,
 - (ii) soit à un programme semblable au Programme d'apprentissage pour les jeunes de l'Ontario qui est approuvé par le ministre et dont la gestion relève :
 - (A) ou bien d'un conseil au sens du paragraphe 1 (1) de la *Loi sur l'éducation*,
 - (B) ou bien d'une bande, d'un conseil de bande ou d'une commission indienne de l'éducation que la Couronne du chef du Canada autorise à dispenser l'enseignement à des personnes qui sont des Indiens au sens de la *Loi sur les Indiens* (Canada).

Dispense : exercice d'un métier à accréditation obligatoire

2. (1) L'article 2 de la Loi ne s'applique pas aux particuliers suivants :

- 1. Le particulier qui reçoit une formation théorique et une formation en milieu de travail dans un métier à accréditation obligatoire tout en participant :
 - i. soit au Programme d'apprentissage pour les jeunes de l'Ontario,
 - ii. soit à un programme semblable au Programme d'apprentissage pour les jeunes de l'Ontario qui est approuvé par le ministre et dont la gestion relève :
 - A. ou bien d'un conseil au sens du paragraphe 1 (1) de la *Loi sur l'éducation*,
 - B. ou bien d'une bande, d'un conseil de bande ou d'une commission indienne de l'éducation que la Couronne du chef du Canada autorise à dispenser l'enseignement à des personnes qui sont des Indiens au sens de la *Loi sur les Indiens* (Canada),
 - iii. soit à un programme de formation préalable à l'apprentissage qui est approuvé par le ministre.
- 2. Le particulier qui est employé à titre permanent dans un établissement industriel et qui y exécute du travail uniquement dans les limites de l'établissement et de ses locaux ainsi que sur les biens-fonds qui s'y rattachent, à l'exception des travaux d'entretien et de réparation de véhicules automobiles, de remorques ou d'essieux relevables immatriculés en vue de leur utilisation sur une voie publique en vertu du *Code de la route*.
- 3. Le particulier titulaire d'un certificat de qualification valide et équivalent délivré par la Province de Québec ou inscrit dans la province de Québec comme apprenti dans l'un des métiers suivants :
 - Conducteur d'engins de levage : conducteur de grues mobiles 1.
 - Électricien (bâtiment et entretien).
 - Mécanicien en systèmes de réfrigération et de climatisation.
 - Monteur de tuyaux de vapeur.
 - Plombier.

Tôlier.

4. Le particulier lorsqu'il démonte ou remplace des roues et des jantes de véhicules automobiles, de camions lourds ou de remorques de camion s'il a terminé avec succès un programme d'études, approuvé par le ministre, qui porte sur cette activité.
5. Le particulier conducteur de camion lourd ou de remorque de camion qui inspecte ou règle la course de la tige de poussée du cylindre de frein, connue sous le nom de réglage de la tige de poussée, du système de freinage pneumatique dans les cas suivants :
 - i. soit le conducteur est titulaire d'un permis de conduire valide de l'Ontario de catégorie A ou D portant une inscription relative aux freins à air comprimé délivrée en application du *Code de la route* et a terminé avec succès un programme d'études, approuvé par le ministre, qui porte sur l'inspection et le réglage de la course de la tige de poussée du cylindre de frein du système de freinage pneumatique,
 - ii. soit le conducteur est titulaire d'un permis de conduire valide délivré par une autre province ou un territoire du Canada ou par un État des États-Unis d'Amérique qui l'autorise, dans cette autorité législative, à inspecter et à régler la course de la tige de poussée du système de freinage pneumatique.

(2) L'article 2 de la Loi ne s'applique pas à la personne qui emploie ou engage autrement un particulier pour exécuter du travail ou exercer une activité qui constitue l'exercice d'un métier à accréditation obligatoire si cet article ne s'applique pas au particulier lorsqu'il exécute le travail.

Dispense : droits, partie V de la Loi et autres questions

3. (1) L'alinéa 37 (2) c), la partie V et les articles 60 et 68 de la Loi ne s'appliquent pas au particulier qui est un apprenti dans un métier et qui reçoit une formation théorique et une formation en milieu de travail dans ce métier tout en participant :

- a) soit au Programme d'apprentissage pour les jeunes de l'Ontario;
- b) soit à un programme semblable au Programme d'apprentissage pour les jeunes de l'Ontario qui est approuvé par le ministre et dont la gestion relève :
 - (i) ou bien d'un conseil au sens du paragraphe 1 (1) de la *Loi sur l'éducation*,
 - (ii) ou bien d'une bande, d'un conseil de bande ou d'une commission indienne de l'éducation que la Couronne du chef du Canada autorise à dispenser l'enseignement à des personnes qui sont des Indiens au sens de la *Loi sur les Indiens* (Canada);
- c) soit à un programme de formation préalable à l'apprentissage qui est approuvé par le ministre.

(2) Malgré l'article 42 de la Loi, le registraire ne doit pas consigner dans le tableau de renseignements concernant des particuliers auxquels s'applique l'alinéa (1) a) ou b).

DISPOSITIONS TRANSITOIRES

Assimilation à des certificats de qualification : dispositions générales

4. Pour l'application du paragraphe 89 (2) de la Loi, le certificat de qualification auquel s'applique le paragraphe 89 (1) de la Loi cesse d'avoir effet à l'égard d'un certificat de qualification réputé délivré à un compagnon sous le régime de la *Loi sur la qualification professionnelle et l'apprentissage des gens de métier* ou de la *Loi de 1998 sur l'apprentissage et la reconnaissance professionnelle* :

- a) à celle des dates suivantes qui est postérieure à l'autre, si le certificat de qualification comporte une date d'expiration :
 - (i) le mois et le jour de la date d'expiration indiquée sur le certificat qui tombent après l'entrée en vigueur de l'article 37 de la Loi, quelle que soit l'année d'expiration,
 - (ii) le jour qui tombe 60 jours après l'entrée en vigueur de l'article 37 de la Loi;
- b) le jour du premier anniversaire de l'entrée en vigueur de l'article 37 de la Loi, si le certificat de qualification ne comporte pas de date d'expiration.

Assimilation des certificats de qualification temporaires à des certificats de qualification

5. (1) Un certificat de qualification temporaire délivré à un particulier sous le régime de la *Loi sur la qualification professionnelle et l'apprentissage des gens de métier* qui est valide immédiatement avant le jour de l'entrée en vigueur de l'article 37 de la Loi est réputé être un certificat de qualification temporaire délivré sous le régime de la Loi au particulier dans le métier pour lequel il a été délivré.

(2) Le certificat de qualification temporaire auquel s'applique le paragraphe (1) cesse d'avoir effet à la date d'expiration indiquée sur le certificat de qualification temporaire délivré sous le régime de la *Loi sur la qualification professionnelle et l'apprentissage des gens de métier*.

Assimilation des permissions intérimaires à des certificats de qualification

6. (1) La permission intérimaire accordée à un particulier sous le régime de la *Loi de 1998 sur l'apprentissage et la reconnaissance professionnelle* qui est valide immédiatement avant le jour de l'entrée en vigueur de l'article 37 de la Loi est réputée être :

- a) une attestation d'adhésion dans la catégorie des candidats compagnons délivrée sous le régime de la Loi au particulier dans le métier pour lequel la permission intérimaire a été accordée, si le particulier est titulaire d'un certificat d'apprentissage dans le métier délivré sous le régime de la *Loi de 1998 sur l'apprentissage et la reconnaissance professionnelle*;
- b) un certificat de qualification temporaire délivré sous le régime de la Loi au particulier dans le métier pour lequel une permission intérimaire a été accordée, si le particulier n'est pas titulaire d'un certificat d'apprentissage dans le métier délivré sous le régime de la *Loi de 1998 sur l'apprentissage et la reconnaissance professionnelle*.

(2) L'attestation d'adhésion à laquelle s'applique l'alinéa (1) a) cesse d'avoir effet le jour du premier anniversaire de l'entrée en vigueur de l'article 37 de la Loi.

(3) Le certificat de qualification temporaire auquel s'applique l'alinéa (1) b) cesse d'avoir effet à la date d'expiration indiquée sur la permission intérimaire accordée sous le régime de la *Loi de 1998 sur l'apprentissage et la reconnaissance professionnelle*.

Assimilation des certificats d'apprentissage à des attestations d'adhésion

7. (1) Un certificat d'apprentissage délivré dans un métier à accréditation obligatoire le jour de l'entrée en vigueur de l'article 37 de la Loi est réputé être une attestation d'adhésion dans la catégorie des candidats compagnons dans le métier pour lequel il a été délivré, si le métier est régi par la *Loi sur la qualification professionnelle et l'apprentissage des gens de métier* immédiatement avant le jour de l'entrée en vigueur de l'article 37 de la Loi.

(2) L'attestation d'adhésion à laquelle s'applique le paragraphe (1) cesse d'avoir effet le jour du premier anniversaire de l'entrée en vigueur de l'article 37 de la Loi.

Disposition transitoire : annulation d'une attestation d'adhésion

8. (1) Malgré l'alinéa 65 (4) a) de la Loi, le contrat d'apprentissage enregistré est annulé le jour qui tombe 90 jours après la date d'enregistrement si le particulier n'est pas, ce jour-là, titulaire d'une attestation d'adhésion comme apprenti dans le métier auquel se rapporte le contrat.

(2) Le paragraphe (1) ne s'applique pas aux contrats d'apprentissage qui sont enregistrés à compter du jour du premier anniversaire de l'entrée en vigueur de l'article 37 de la Loi.

Disposition transitoire : transfert de recettes

9. (1) Le ministre peut transférer à l'Ordre les recettes constituées des droits de renouvellement de certificats de qualification versés par des compagnons sous le régime de la *Loi de 1998 sur l'apprentissage et la reconnaissance professionnelle* et de la *Loi sur la qualification professionnelle et l'apprentissage des gens de métier*.

(2) L'Ordre affecte les recettes transférées par le ministre aux droits à acquitter pour leur certificat de qualification par les compagnons qui ont versé les droits de renouvellement.

(3) Dans le cadre du transfert de recettes effectué en vertu du paragraphe (1), le ministre peut répartir proportionnellement les recettes de sorte que le montant transféré à l'Ordre reflète, de l'avis du ministre, le rapport entre :

- a) d'une part, la période à laquelle le renouvellement du certificat de qualification s'applique avant le jour de l'entrée en vigueur de l'article 37 de la Loi;
- b) d'autre part, la période à laquelle le renouvellement du certificat de qualification s'applique à compter du jour de l'entrée en vigueur de l'article 37 de la Loi.

Disposition transitoire : nom du métier

10. (1) Pour l'application de la Loi, le métier régi par la *Loi de 1998 sur l'apprentissage et la reconnaissance professionnelle* ou la *Loi sur la qualification professionnelle et l'apprentissage des gens de métier* qui est indiqué à la colonne 1 de l'annexe 1 du présent règlement est réputé être le métier régi par la Loi indiqué en regard du nom du métier à la colonne 2 de la même annexe.

(2) Pour l'application des articles 4, 5, 6 et 7 du présent règlement et des articles 89 et 90 de la Loi, le registraire peut déclarer qu'un métier désigné dans un certificat de qualification, un certificat de qualification temporaire ou un certificat d'apprentissage délivré ou dans une permission intérimaire accordée sous le régime de la *Loi de 1998 sur l'apprentissage et la reconnaissance professionnelle* ou de la *Loi sur la qualification professionnelle et l'apprentissage des gens de métier* est réputé un métier prescrit en vertu de la Loi.

ENTRÉE EN VIGUEUR

Entrée en vigueur

11. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur de l'article 37 de la Loi et du jour du dépôt du présent règlement.

ANNEXE 1

Colonne 1	Colonne 2
Métier ou catégorie de métier régi par la <i>Loi de 1998 sur l'apprentissage et la reconnaissance professionnelle</i> ou la <i>Loi sur la qualification professionnelle et l'apprentissage des gens de métier</i>	Métier régi par la <i>Loi de 2009 sur l'ordre des métiers de l'Ontario et l'apprentissage</i>
Aide-cuisinier — Catégorie 1	Aide-cuisinier
Cimentier	Finisseur de béton
Conducteur d'engins de levage — Conducteur de grues mobiles, catégorie 1	Conducteur d'engins de levage : conducteur de grues mobiles 1
Conducteur d'engins de levage — Conducteur de grues mobiles, catégorie 2	Conducteur d'engins de levage : conducteur de grues mobiles 2
Conducteur d'engins de levage — Conducteur de grues à tour, catégorie 3	Conducteur d'engins de levage : conducteur de grues à tour
Cuisinier — Catégorie 2	Cuisinier
Finisseur de béton	Finisseur de béton
Monteur de charpentes métalliques et de barres d'armature — Catégorie 1, monteur de charpentes métalliques (généraliste)	Monteur de charpentes métalliques (généraliste)
Monteur de charpentes métalliques et de barres d'armature — Catégorie 2, monteur de charpentes métalliques (structurales et ornementales)	Monteur de charpentes métalliques (structurales et ornementales)
Monteur de charpentes métalliques et de barres d'armature — Catégorie 3, monteur de barres d'armature	Monteur de barres d'armature
Peintre-décorateur — Catégorie 1, peintre-décorateur (secteurs commercial et résidentiel)	Peintre-décorateur (secteurs commercial et résidentiel)
Peintre-décorateur — Catégorie 2, peintre-décorateur (secteur industriel)	Peintre-décorateur (secteur industriel)
Programmeur en commande numérique (CNC)	Programmeur en commande numérique (CNC)
Réparateur de carrosseries et de dommages résultant d'une collision — Catégorie 1	Réparateur de carrosseries automobiles et de dommages résultant d'une collision
Réparateur de carrosseries — Catégorie 2	Réparateur de carrosseries automobiles

Made by:

Pris par :

Le ministre de la Formation et des Collèges et Universités,

JOHN CHRISTOPHER MILLOY
Minister of Training, Colleges and Universities

Date made: December 17, 2012.

Pris le : 17 décembre 2012.

ONTARIO REGULATION 422/12

made under the

HOUSING SERVICES ACT, 2011

Made: December 12, 2012

Filed: December 18, 2012

Published on e-Laws: December 18, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending O. Reg. 367/11

(GENERAL)

Note: Ontario Regulation 367/11 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 144 (1) of Ontario Regulation 367/11 is amended by adding the following paragraph:

4. A transfer from Mintz & Partners Limited, as the court-appointed receiver and manager of the property, assets and undertaking of Moshav Noam Non-Profit Co-operative Housing Corporation, to Moshav Orr Non-Profit Housing Corporation of any interest in the real property municipally known as 525 Lawrence Avenue West, Toronto, Ontario, together with the assets, liabilities, rights and obligations related to the ownership or operation of the real property.

Commencement**2. This Regulation comes into force on the day it is filed.**

1/13

RÈGLEMENT DE L'ONTARIO 422/12

pris en vertu de la

LOI DE 2011 SUR LES SERVICES DE LOGEMENT

pris le 12 décembre 2012

déposé le 18 décembre 2012

publié sur le site Lois-en-ligne le 18 décembre 2012

imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013

modifiant le Règl. de l'Ont. 367/11

(DISPOSITIONS GÉNÉRALES)

Remarque : Le Règlement de l'Ontario 367/11 a été modifié antérieurement. Ces modifications sont indiquées dans l'Histoire législative détaillée des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 144 (1) du Règlement de l'Ontario 367/11 est modifié par adjonction de la disposition suivante :

4. Le transfert, de la société Mintz & Partners Limited, administrateur-séquestre nommé par le tribunal des biens et des engagements de la société Moshav Noam Non-Profit Co-operative Housing Corporation, à la société Moshav Orr Non-Profit Housing Corporation, de tout intérêt sur le bien immeuble dont la désignation civique est 525, av. Lawrence Ouest, Toronto (Ontario), et des biens, des dettes, des droits et des obligations relatifs à la propriété ou au fonctionnement du bien immeuble.

Entrée en vigueur**2. Le présent règlement entre en vigueur le jour de son dépôt.**

1/13

ONTARIO REGULATION 423/12

made under the

NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

Made: December 5, 2012

Filed: December 18, 2012

Published on e-Laws: December 18, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending Reg. 828 of R.R.O. 1990

(DEVELOPMENT WITHIN THE DEVELOPMENT CONTROL AREA)

Note: Regulation 828 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 1 (1) of Regulation 828 of the Revised Regulations of Ontario, 1990 is amended by adding the following definition:

“front wall” means the wall of a building or structure that is located nearest to the front lot line;

(2) The definition of “general agricultural development” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“general agricultural development” means a class of development whereby land, buildings or structures are used for the purpose of forestry, cultivation of trees and nursery stock, maple sugar harvesting, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry raising, beekeeping, the operation of glass or plastic covered greenhouses, and such uses as are customarily and normally related to agriculture, but does not include,

(a) special agricultural development, or

(b) the construction of an equestrian racetrack or sand ring or any class of development whereby land, buildings or structures are used for the purpose of an equestrian event or a horseback riding school;

(3) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“professional forester” means a person who holds a certificate of registration under the *Professional Foresters Act, 2000*;

(4) The definition of “special agricultural development” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“special agricultural development” means a class of development whereby land, buildings or structures are used for the purpose of intensive livestock, poultry, cattle or other farm operations and includes use as a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm, an animal kennel, a farm for the keeping or display of exotic animals, an aquaculture facility and a feed lot area or manure storage area;

(5) The definition of “structure” in subsection 1 (1) of the Regulation is revoked.

(6) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“wind machine” means an engine-driven fan that is used for protecting horticultural crops from damage due to cold air and frost;

2. (1) Paragraph 3 of section 5 of the Regulation is revoked and the following substituted:

3. The maintenance, repair, reconstruction or demolition of land, buildings or structures that is required by an order or other instrument issued under an Act by a public authority for the purpose of ensuring public safety or health.

3.1 The environmental remediation of land, buildings or structures that is required by an order or other instrument issued under an Act by a public authority.

(2) Paragraph 4.3 of section 5 of the Regulation is revoked and the following substituted:

- 4.3 The maintenance, repair or renewal of highways or municipal roads if the maintenance, repair or renewal does not,
- i. open an unopened road allowance,
 - ii. expand the width of the road,
 - iii. change the road from a seasonal to a year round road,
 - iv. change the surface of the road from gravel to pavement, or
 - v. require road cuts and contour changes.

- 4.4 The maintenance, repair or cleaning of drainage ditches and swales along highways and municipal roads, including the replacement of culverts associated with driveway lanes and entrances onto municipal roads and highways.
- 4.5 The maintenance or repair of slopes and retaining walls within the road allowance of highways and municipal roads.
- 4.6 The maintenance or repair of rock faces or cliffs associated with road cuts, including the mechanical scaling of rock cliffs within the road allowance required for safety purposes.
- 4.7 The maintenance or repair of rock faces or cliffs associated with hydroelectric facilities, including the mechanical scaling of rock cliffs required for safety purposes.

(3) Paragraphs 5, 6 and 7 of section 5 of the Regulation are revoked and the following substituted:

- 5. The construction, erection, installation, maintenance, repair or renewal of sidewalks, curbs, gutters, street signs and street lights on municipal roads and highways and the maintenance and renewal of driveway lanes and entrances onto municipal roads and highways.
- 6. The maintenance, repair or renewal of sewers, mains, pipes, cables, including fiber optic cables, wire or other apparatus connected with public utilities, including equipment shelters and lockers, and the breaking open of any municipal road or highway or other land for this purpose.
- 6.1 The construction or installation of sewers, mains, pipes, cables, including fiber optic cables, wire or other apparatus connected with public utilities, including equipment shelters and lockers, in an area designated as an Urban Area in the Niagara Escarpment Plan.
- 7. Subject to paragraphs 8, 9, 9.1, 9.2, 10, 11, 13, 13.1, 13.2, 13.3, 20 and 31, general agricultural development.

(4) Subparagraph 8 i of section 5 of the Regulation is revoked and the following substituted:

- i. The cultivation of soil, including the picking and removal of field rocks and stones, but not including the stripping, removal or stockpiling of topsoil, earth, rock, sand, gravel or other aggregate material, the addition of fill or the construction of a berm.

(5) Subparagraph 8 iv of section 5 of the Regulation is revoked and the following substituted:

- iv. The installation or operation of a water irrigation system that does not include the construction of a pond or the alteration of a stream or watercourse.

(6) Paragraph 8 of section 5 of the Regulation is amended by adding the following subparagraph:

- vi. The spreading of manure and similar farm waste and processed municipal bio-solids in accordance with the *Nutrient Management Act, 2002* and the *Clean Water Act, 2006*.

(7) Paragraph 9 of section 5 of the Regulation is amended by adding the following subparagraphs:

- v. In the case of an equestrian facility or horse barn, the structure is not greater in size than 450 square metres, not greater in height than 10 metres to the roof peak and does not contain a dwelling.
- vi. The building, structure or facility meets the setback requirements calculated under the minimum distance separation formulae as defined in the Niagara Escarpment Plan.
- vii. The lot is not identified as an Agricultural Purposes Only Lot in the Niagara Escarpment Plan.

(8) Section 5 of the Regulation is amended by adding the following paragraphs:

- 9.1 The conversion and use of agricultural buildings, structures and facilities from one type of livestock, animal husbandry or poultry farming to another on a lot with an area of at least 20 hectares, if the minimum distance separation formulae as defined in the Niagara Escarpment Plan are met and such conversion and use is in accordance with the *Nutrient Management Act, 2002* and the *Clean Water Act, 2006*.
- 9.2 The installation of a wind machine if the structure is set back 25 metres from any lot line and 125 metres from the nearest dwelling on another lot.

(9) Subparagraph 10 i of section 5 of the Regulation is revoked and the following substituted:

- i. The pond is not located within the Escarpment Natural Area of the Niagara Escarpment Plan nor within a wetland as defined by the Niagara Escarpment Plan.

(10) Paragraph 10 of section 5 of the Regulation is amended by adding the following subparagraph:

- vii. The pond does not require the use of water from a well.

(11) Paragraphs 11.1 and 11.2 of section 5 of the Regulation are revoked and the following substituted:

- 11.1 The extension of a single dwelling if, on completion of the extension, the height of the extension does not exceed the height of the original dwelling, the total surface area occupied by the extension does not exceed 93 square metres and the dimensions of the extension are such that either,
- i. the yard depth of the lot on which the extension occurred meets the following conditions:
 - A. the side yard depth is at least 4.5 metres,
 - B. the rear yard depth is at least 7.5 metres, and
 - C. the front yard depth is at least 15 metres, or
 - ii. if the yard depth of the lot on which the single dwelling is situated was less than the yard depth described in subparagraph i before the extension was begun, the yard depth of the lot, determined in relation to the extension alone, meets the conditions described in subparagraph i.
- 11.2 A change to the height or pitch of a roof of a single dwelling, or of a building or structure that is accessory to a single dwelling, for the purpose of maintenance, repair or renewal if,
- i. the total floor area of the dwelling, building or structure is not increased,
 - ii. the height of the dwelling, building or structure is not increased by more than 2.5 metres, and
 - iii. one of the following conditions is met:
 - A. In the case of a dwelling, building or structure that before the change had a roof line of 7.5 metres or less in height, the height of the roofline of the dwelling, building or structure after the change does not exceed 7.5 metres.
 - B. In the case of a dwelling, building or structure that before the change had a roof line of more than 7.5 metres in height, the height of the roof line of the dwelling, building or structure after the change does not exceed the height of the highest part of the roof line as it was before the change.

(12) Subparagraph 11.3 i of section 5 of the Regulation is amended by striking out “30 metres” at the end and substituting “15 metres”.

(13) Subparagraph 11.3 iii of section 5 of the Regulation is amended by striking out “56 square metres” and substituting “72 square metres”.

(14) Paragraphs 13, 13.1 and 13.2 of section 5 of the Regulation are revoked and the following substituted:

13. Subject to any applicable municipal by-law or regulation made under any Act that regulates the cutting of trees, the cutting, destruction, removal, pruning, relocation or transplantation of trees on a lot, if the trees are cut, destroyed, removed, pruned, relocated or transplanted for any of the following purposes or reasons:
- i. as part of the normal operation of a Christmas tree farm, nursery or orchard,
 - ii. because the trees constitute a safety hazard,
 - iii. because the trees are dead or diseased or have been damaged by natural causes and not by human intervention,
 - iv. for the maintenance of oil and gas pipelines, distribution lines and corridors,
 - v. for the maintenance of electric power distribution lines and corridors,
 - vi. for the connection, repair and maintenance of public utilities to approved buildings and structures,
 - vii. for the maintenance of open public roads and road allowances immediately adjacent to them,
 - viii. for the maintenance of existing recreational trails,
 - ix. for personal use by the owner of the lot on which the trees to be cut, destroyed, removed or pruned are situated, if no sale occurs of the trees or any wood products created from the cutting, destruction, removal or pruning of the trees,
 - x. for controlling exotic pests and diseases through programs authorized or undertaken by public authorities having jurisdiction to prescribe such control,
 - xi. for forest fire control or controlled burning through programs authorized or undertaken by public authorities having jurisdiction to prescribe such control.
- 13.1 The non-commercial cutting, destruction, removal, pruning, relocation or transplanting of trees on a lot that is not greater than 0.8 hectares in area, if,
- i. the cutting, destruction, removal, pruning, relocation or transplanting is carried out in accordance with good forestry practices, and

- ii. there is a municipal by-law governing the cutting, destruction, removal, pruning, relocation or transplanting and all operations are carried out in accordance with the by-law.

13.2 Subject to any municipal by-law that regulates the cutting of trees, the cutting, destruction, removal, pruning, relocating or transplanting, in accordance with good forestry practices, of not more than 10 per cent of the trees within a 10-year period on a lot that is greater than 0.8 hectares in area, if, in the case of an Area of Natural Scientific Interest (Life Science) that is in public ownership, the trees are cut, destroyed, removed, pruned, relocated or transplanted only where it is necessary to maintain the values for which the area was acquired, for emergency access, where existing agreements are in effect, or to implement uses permitted in approved Park and Open Space Plans that are not in conflict with the Niagara Escarpment Plan.

13.3 The cutting, destruction, removal, pruning, relocating or transplanting of more than 10 per cent of the trees within a 10-year period on a lot that is greater than 0.8 hectares in area, if the trees are cut, destroyed, removed, pruned, relocated or transplanted in accordance with,

- i. the *Crown Forest Sustainability Act, 1994*, the *Forestry Act*, the *Conservation Authorities Act* or a by-law made under the *Municipal Act, 2001*, and, in the case of an Area of Natural Scientific Interest (Life Science) that is in public ownership, the trees are cut, destroyed, removed, pruned, relocated or transplanted only where it is necessary to maintain the values for which the area was acquired, for emergency access, where existing agreements are in effect or to implement uses permitted in approved Park and Open Space Plans that are not in conflict with the Niagara Escarpment Plan, or
- ii. a forest management plan, including tree cutting prescriptions, recommended by the Ministry of Natural Resources, a conservation authority or a professional forester, that,
 - A. uses tree cutting and management methods designed to minimize adverse effects on the natural environment, including surface drainage and groundwater,
 - B. minimizes disruption of habitats for plants and animal species occurring in the area,
 - C. retains the diversity of native tree species and other plant and animal species,
 - D. aims over the long term to maintain and enhance the quality and productivity of the forest site,
 - E. minimizes cutting and tree management within highly sensitive areas such as steep slopes, unstable soils, stream valleys, wetlands and areas of significant groundwater recharge and discharge,
 - F. includes natural regeneration or rehabilitation through reforestation where necessary, and
 - G. in the case of an Area of Natural Scientific Interest (Life Science) that is in public ownership, permits tree cutting only where it is necessary to maintain the values for which the area was acquired, for emergency access, where existing agreements are in effect or to implement uses permitted in approved Park and Open Space Plans that are not in conflict with the Niagara Escarpment Plan.

(15) Paragraph 14 of section 5 of the Regulation is revoked and the following substituted:

- 14. The maintenance, repair, replacement or decommissioning of a private sewage disposal system that services only the lot on which it is located.

(16) Subparagraph 16 i of section 5 of the Regulation is amended by striking out “2.7 metres” and substituting “2.5 metres”.

(17) Paragraph 16 of section 5 of the Regulation is amended by adding the following subparagraph:

- v. If the swimming pool, spa or hot tub is located on a lot containing part of the Escarpment brow as defined in the Niagara Escarpment Plan in which the brow is formed by a rock cliff, the water area of the swimming pool, spa or hot tub is set back at least 10 metres from the location of the brow on the lot.

(18) Paragraph 17 of section 5 of the Regulation is amended by striking out “the establishment of trails” and substituting “the establishment of hiking or cross-country ski trails”.

(19) Paragraph 18 of section 5 of the Regulation is revoked and the following substituted:

- 18. The installation of electric power distribution lines, operating at a nominal voltage not exceeding 50 kilovolts by,
 - i. burying the lines underground, or
 - ii. using poles not exceeding a height of 18.9 metres to carry them if the distribution lines are,
 - A. located on or immediately adjacent to public road allowances, or
 - B. located on easements for such distribution lines contained in a registered plan of subdivision or condominium.

- 18.1 The installation of electric power distribution lines of any voltage if they are added to and carried on existing poles, towers or similar structures that were approved and intended for this purpose.

(20) Section 5 of the Regulation is amended by adding the following paragraphs:

- 19.1 The recycling and reprocessing of materials originally produced from aggregate as defined under the Niagara Escarpment Plan within an area licensed for a pit or quarry in the area identified for extraction on the site plans approved under the *Aggregate Resources Act* if the following conditions are met:
- i. The recycling and reprocessing use shall be incidental and subordinate to the mineral resource extraction operation licensed pursuant to the *Aggregate Resources Act* and shall not continue after extraction of on-site aggregate materials is complete.
 - ii. The appropriate amendments to the site plans under the *Aggregate Resources Act* have been obtained from the Ministry of Natural Resources and the site plan shows the recycling location as a separate specific delineated area.
 - iii. The recycling and reprocessing use shall be operated by the licensee or for the licensee in accordance with the licence and site plans under the *Aggregate Resources Act*.
 - iv. All waste materials not used in recycling and reprocessing, including steel and rebar shall be removed from the site and not permanently stored or stockpiled.
 - v. Recyclable asphalt materials will not be stockpiled within 30 metres of any natural or artificial water body or pond or within 2 metres of the surface of the established water table.
 - vi. The recycling and reprocessing use is limited to crushing, washing, processing, stockpiling, blending and hauling the materials to and from the licensed site but does not include activities specified in subparagraph 19 iv.
 - vii. The recycled and reprocessed materials shall not be used in the site rehabilitation, berming or screening of the pit or quarry.
 - viii. Any required permits, approvals, certificates and similar authorizations for the recycling and reprocessing use have been obtained from the Ministry of the Environment.
- 19.2 The demolition or removal of all or part of any building or structure within an area licensed for a pit or quarry so that extraction can occur within the area identified for extraction on the site plans approved under the *Aggregate Resources Act*, subject to any terms and conditions that apply to such buildings and structures on the licence or the site plan.

(21) Paragraph 21 of section 5 of the Regulation is amended by,

(a) striking out “15 metres” at the end of subparagraph iv and substituting “10 metres”; and

(b) adding the following subparagraph:

- v. If the dwelling is located on a lot that contains part of the Escarpment brow as defined in the Niagara Escarpment Plan in which the brow is formed by a rock cliff, the patio, porch, deck or verandah is set back at least 10 metres from the location of the brow on the lot.

(22) Paragraph 22 of section 5 of the Regulation is revoked and the following substituted:

22. The repair, replacement, decommissioning or maintenance of an existing underground fuel tank.

(23) Section 5 of the Regulation is amended by adding the following paragraph:

- 23.1 The construction or installation on a lot of entrance gates or decorative pillars associated with driveway lanes and entrances onto municipal roads and highways.

(24) Paragraph 24 of section 5 of the Regulation is amended by adding the following subparagraph:

- v. Surveys or field work undertaken for the purpose of environmental monitoring, research or inventory.

(25) Section 5 of the Regulation is amended by adding the following paragraph:

- 24.1 The installation of permanent boreholes for the purpose of monitoring dam safety at hydroelectric facilities.

(26) Paragraph 30 of section 5 of the Regulation is amended by striking out “Bruce Trail Association” wherever it appears and substituting in each case “Bruce Trail Conservancy”.

(27) Section 5 of the Regulation is amended by adding the following paragraph:

- 33.1 The establishment, placement or removal of a portable recreational trailer or vehicle on an existing site within a seasonal campground or trailer park, and, if the trailer or vehicle is allowed to remain on the site year round, the construction of the following facilities associated with the trailer or vehicle and located at least 15 metres from the nearest lot line to the campground or trailer park:

- i. An addition that does not exceed 45 square metres in area and is equal to or less than the height of the existing trailer or vehicle.
- ii. A patio, deck or covered porch that does not exceed 56 square metres in area.
- iii. An accessory building that does not exceed 40 square metres in area.

(28) Subparagraph 34 i of section 5 of the Regulation is amended by adding “in any calendar year” at the end.

(29) Paragraph 35 of section 5 of the Regulation is amended by adding the following subparagraphs:

- vii. Children’s outdoor playground equipment.
- viii. A children’s school bus weather shelter or enclosure that is adjacent to a municipal road or highway and not larger than 4 square metres.
- ix. A garbage enclosure or storage area that is not larger than 9 square metres.
- x. A retaining wall installed for landscaping, decorative or aesthetic purposes that has a maximum height of 1 metre.
- xi. A fence that has a maximum height of 2.4 metres, a brick or stone wall that has a maximum height of 1.2 metres, or a fence or wall that is permitted by a municipal by-law governing the erection of fencing or walls, but does not include fencing, stone walls or sound barriers for animal kennels and veterinary clinics.
- xii. Unlit signage, plaques or cairns identifying a site or feature as being of cultural local, provincial or national value or interest or of historical significance.
- xiii. A temporary and portable sign or banner within an area designated as a Minor Urban Centre or Urban Area in the Niagara Escarpment Plan, if the sign is subject to a permit from the municipality having jurisdiction.
- xiv. A temporary hunting blind.

(30) Section 5 of the Regulation is amended by adding the following paragraphs:

- 36. Subject to any municipal by-law governing signage, the erection of one sign advertising the sale of farm produce if all of the following conditions are met:
 - i. The sign is not more than 122 centimetres by 122 centimetres in size.
 - ii. The sign has a posted height from the existing grade of not more than 244 centimetres to the top of the sign.
 - iii. The sign is not lighted.
 - iv. The sign is erected on the lot on which the produce is offered for sale.
 - v. The owner of the sign also owns or rents the lot on which the sign is located.
 - vi. The owner of the sign also owns or rents the lot on which the produce being offered for sale was grown.
 - vii. The sign is erected and displayed only during the growing season in which the produce being offered for sale is harvested and available for sale.
- 37. The construction and installation of flush mounted solar panels and solar water heating systems on the roof of any building or structure.
- 38. The installation, construction or repair of a ground source heat pump, if on completion all of the following conditions are met:
 - i. The ground source heat pump does not require the removal of trees or the addition of fill or earth.
 - ii. The ground source heat pump does not require the construction of a pond or the alteration of an existing pond, stream or watercourse.
- 39. Water taking or discharge associated with a permitted use if,
 - i. the water taking or discharge is authorized under an emergency order or other similar instrument issued by the Ministry of the Environment under the authority of an Act for the purpose of ensuring public safety, environmental protection or health, or
 - ii. all of the following conditions are met:
 - A. The water taking or discharge was originally authorized by a Development Permit issued under the Act.
 - B. A Permit to Take Water previously authorized by a Development Permit is being renewed by the Ministry of the Environment for the same purpose at the same maximum rates of water taking.
 - C. An environmental compliance approval for water discharge authorized by a Development Permit is being renewed by the Ministry of the Environment for the same purpose at the same rates of discharge.

- D. The water taking or discharge does not require the construction or installation of additional infrastructure or apparatus.
40. The drilling of wells for a municipal water supply that serves the population of the municipality.
41. The construction and installation of buildings, structures, facilities and related undertakings identified in a Park and Open Space Plan as defined in the Niagara Escarpment Plan for a park or open space area listed in Appendix 1 of the Niagara Escarpment Plan if,
- i. The plan has been approved by the Niagara Escarpment Commission and Ministry of Natural Resources under Part 3 of the Niagara Escarpment Plan after the coming in to force of Ontario Regulation 423/12.
 - ii. The plan has specifically identified and detailed the buildings, structures, facilities and related undertakings that are to be exempted under this section.
 - iii. The construction and installation of the buildings, structures, facilities and related undertakings occurs within 5 years of the approval of the master plan under subparagraph i.

Commencement

- 3. This Regulation comes into force on the later of January 1, 2013 and the day it is filed.**

Made by:

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date made: December 5, 2012.

1/13

ONTARIO REGULATION 424/12

made under the

ONTARIO WORKS ACT, 1997

Made: December 17, 2012

Filed: December 18, 2012

Published on e-Laws: December 18, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending O. Reg. 564/05

(PRESCRIBED POLICY STATEMENTS)

Note: Ontario Regulation 564/05 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 2 (4) of Ontario Regulation 564/05 is amended by adding the following paragraph:

6. Prader-Willi Syndrome.

(2) Section 2 of the Regulation is amended by adding the following subsection:

(8) If a member of the recipient's benefit unit has the medical conditions in Item 25.3 (Renal Failure), causing weight loss, and Item 26 (Renal Failure – Pre-Dialysis (GFR < 30)) or 27 (Renal Failure – Peritoneal/Hemodialysis) of Schedule 1, the amount to be included in the recipient's budgetary requirements shall be the amount the member is entitled to receive for Item 25.3 (Renal Failure).

2. (1) Schedule 1 to the Regulation is amended by adding the following items:

25.2	Prader-Willi Syndrome		\$200, subject to subsection 2 (4)
25.3	Renal Failure	yes	\$191 or such higher amount as may be permitted in accordance with subsection 2 (2)

(2) Items 26 and 27 of Schedule 1 to the Regulation are revoked and the following substituted:

26.	Renal Failure — Pre-Dialysis (GFR <30)		\$52, subject to subsection 2 (8)
27.	Renal Failure — Peritoneal/Hemodialysis		\$88, subject to subsection 2 (8)

Commencement**3. This Regulation comes into force on the day it is filed.**

Made by:

Pris par :

Le ministre des Services sociaux et communautaires,

JOHN CHRISTOPHER MILLOY
Minister of Community and Social Services

Date made: December 17, 2012.

Pris le : 17 décembre 2012.

RÈGLEMENT DE L'ONTARIO 424/12

pris en vertu de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 17 décembre 2012

déposé le 18 décembre 2012

publié sur le site Lois-en-ligne le 18 décembre 2012

imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013

modifiant le Règl. de l'Ont. 564/05

(DÉCLARATIONS DE PRINCIPES PRESCRITES)

Remarque : Le Règlement de l'Ontario 564/05 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 2 (4) du Règlement de l'Ontario 564/05 est modifié par adjonction de la disposition suivante :

6. Syndrome de Prader-Willi.

(2) L'article 2 du Règlement est modifié par adjonction du paragraphe suivant :

(8) Si un membre du groupe de prestataires d'un bénéficiaire souffre des états pathologiques visés au numéro 25.3 (Insuffisance rénale), causant une perte de poids, et au numéro 26 (Insuffisance rénale — Prédialyse (DFG < 30)) ou 27 (Insuffisance rénale — Dialyse péritonéale/hémodialyse) de l'annexe 1, le montant qui doit être inclus dans les besoins matériels du bénéficiaire est celui auquel le membre a droit pour le numéro 25.3 (Insuffisance rénale).

2. (1) L'annexe 1 du Règlement est modifiée par adjonction des numéros suivants :

25.2	Syndrome de Prader-Willi		200 \$, sous réserve du paragraphe 2 (4)
25.3	Insuffisance rénale	Oui	191 \$ ou le montant plus élevé permis conformément au paragraphe 2 (2)

(2) Les numéros 26 et 27 de l'annexe 1 du Règlement sont abrogés et remplacés par ce qui suit :

26.	Insuffisance rénale — Prédialyse (DFG < 30)		52 \$, sous réserve du paragraphe 2 (8)
27.	Insuffisance rénale — Dialyse péritonéale/hémodialyse		88 \$, sous réserve du paragraphe 2 (8)

Entrée en vigueur

3. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:

Pris par :

Le ministre des Services sociaux et communautaires,

JOHN CHRISTOPHER MILLOY
Minister of Community and Social Services

Date made: December 17, 2012.

Pris le : 17 décembre 2012.

ONTARIO REGULATION 425/12

made under the

ONTARIO DISABILITY SUPPORT PROGRAM ACT, 1997

Made: December 17, 2012

Filed: December 18, 2012

Published on e-Laws: December 18, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending O. Reg. 562/05

(PRESCRIBED POLICY STATEMENTS)

Note: Ontario Regulation 562/05 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 2 (4) of Ontario Regulation 562/05 is amended by adding the following paragraph:

6. Prader-Willi Syndrome.

(2) Section 2 of the Regulation is amended by adding the following subsection:

(8) If a member of the recipient's benefit unit has the medical conditions in Item 25.3 (Renal Failure), causing weight loss, and Item 26 (Renal Failure – Pre-Dialysis (GFR < 30)) or 27 (Renal Failure – Peritoneal/Hemodialysis) of Schedule 1, the amount to be included in the recipient's budgetary requirements shall be the amount the member is entitled to receive for Item 25.3 (Renal Failure).

2. (1) Schedule 1 to the Regulation is amended by adding the following items:

25.2	Prader-Willi Syndrome		\$200, subject to subsection 2 (4)
25.3	Renal Failure	yes	\$191 or such higher amount as may be permitted in accordance with subsection 2 (2)

(2) Items 26 and 27 of Schedule 1 to the Regulation are revoked and the following substituted:

26.	Renal Failure	Pre-Dialysis (GFR <30)	\$52, subject to subsection 2 (8)
27.	Renal Failure	Peritoneal/Hemodialysis	\$88, subject to subsection 2 (8)

Commencement**3. This Regulation comes into force on the day it is filed.**

Made by:

Pris par :

Le ministre des Services sociaux et communautaires,

JOHN CHRISTOPHER MILLOY
Minister of Community and Social Services

Date made: December 17, 2012.

Pris le : 17 décembre 2012.

RÈGLEMENT DE L'ONTARIO 425/12

pris en vertu de la

LOI DE 1997 SUR LE PROGRAMME ONTARIEN DE SOUTIEN AUX PERSONNES HANDICAPÉES

pris le 17 décembre 2012
 déposé le 18 décembre 2012
 publié sur le site Lois-en-ligne le 18 décembre 2012
 imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013

modifiant le Règl. de l'Ont. 562/05
 (DÉCLARATIONS DE PRINCIPES PRESCRITES)

Remarque : Le Règlement de l'Ontario 562/05 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 2 (4) du Règlement de l'Ontario 562/05 est modifié par adjonction de la disposition suivante :

6. Syndrome de Prader-Willi.

(2) L'article 2 du Règlement est modifié par adjonction du paragraphe suivant :

(8) Si un membre du groupe de prestataires d'un bénéficiaire souffre des états pathologiques visés au numéro 25.3 (Insuffisance rénale), causant une perte de poids, et au numéro 26 (Insuffisance rénale — Prédialyse (DFG < 30)) ou 27 (Insuffisance rénale — Dialyse péritonéale/hémodialyse) de l'annexe 1, le montant qui doit être inclus dans les besoins matériels du bénéficiaire est celui auquel le membre a droit pour le numéro 25.3 (Insuffisance rénale).

2. (1) L'annexe 1 du Règlement est modifiée par adjonction des numéros suivants :

25.2	Syndrome de Prader-Willi		200 \$, sous réserve du paragraphe 2 (4)
25.3	Insuffisance rénale	Oui	191 \$ ou le montant plus élevé permis conformément au paragraphe 2 (2)

(2) Les numéros 26 et 27 de l'annexe 1 du Règlement sont abrogés et remplacés par ce qui suit :

26.	Insuffisance rénale — Prédialyse (DFG < 30)		52 \$, sous réserve du paragraphe 2 (8)
27.	Insuffisance rénale — Dialyse péritonéale/hémodialyse		88 \$, sous réserve du paragraphe 2 (8)

Entrée en vigueur

3. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:

Pris par :

Le ministre des Services sociaux et communautaires,

JOHN CHRISTOPHER MILLOY
Minister of Community and Social Services

Date made: December 17, 2012.

Pris le : 17 décembre 2012.

ONTARIO REGULATION 426/12

made under the

TRADES QUALIFICATION AND APPRENTICESHIP ACT

Made: December 12, 2012

Filed: December 18, 2012

Published on e-Laws: December 18, 2012

Printed in *The Ontario Gazette*: January 5, 2013**REVOKING VARIOUS REGULATIONS**

Note: Regulations 1045, 1047, 1051, 1055, 1056, 1060, 1067, 1073, 1077 and 1078 and Ontario Regulations 96/01, 97/01, 98/01, 99/01, 101/01, 31/02, 75/05, 329/07 and 331/07 have previously been amended. For the legislative history of the Regulations, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

Note: Regulations 1046, 1048 and 1079 have not been previously amended.

Revocations**1. The following Regulations are revoked:**

1. Regulation 1045 of the Revised Regulations of Ontario, 1990.
2. Regulation 1046 of the Revised Regulations of Ontario, 1990.
3. Regulation 1047 of the Revised Regulations of Ontario, 1990.
4. Regulation 1048 of the Revised Regulations of Ontario, 1990.
5. Regulation 1051 of the Revised Regulations of Ontario, 1990.
6. Regulation 1055 of the Revised Regulations of Ontario, 1990.
7. Regulation 1056 of the Revised Regulations of Ontario, 1990.
8. Regulation 1060 of the Revised Regulations of Ontario, 1990.
9. Regulation 1067 of the Revised Regulations of Ontario, 1990.
10. Regulation 1073 of the Revised Regulations of Ontario, 1990.
11. Regulation 1077 of the Revised Regulations of Ontario, 1990.
12. Regulation 1078 of the Revised Regulations of Ontario, 1990.
13. Regulation 1079 of the Revised Regulations of Ontario, 1990.
14. Ontario Regulation 96/01.
15. Ontario Regulation 97/01.
16. Ontario Regulation 98/01.
17. Ontario Regulation 99/01.
18. Ontario Regulation 101/01.
19. Ontario Regulation 31/02.
20. Ontario Regulation 75/05.
21. Ontario Regulation 329/07.
22. Ontario Regulation 331/07.

Commencement

2. This Regulation comes into force on the later of the day paragraph 2 of section 103 of the *Ontario College of Trades and Apprenticeship Act, 2009* comes into force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 426/12

pris en vertu de la

LOI SUR LA QUALIFICATION PROFESSIONNELLE ET L'APPRENTISSAGE DES GENS DE MÉTIER

pris le 12 décembre 2012
déposé le 18 décembre 2012
publié sur le site Lois-en-ligne le 18 décembre 2012
imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013

ABROGEANT DIVERS RÈGLEMENTS

Remarque : Les Règlements 1045, 1047, 1051, 1055, 1056, 1060, 1067, 1073, 1077 et 1078 et les Règlements de l'Ontario 96/01, 97/01, 98/01, 99/01, 101/01, 31/02, 75/05, 329/07 et 331/07 ont été modifiés antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

Remarque : Les Règlements 1046, 1048 et 1079 n'ont pas été modifiés antérieurement.

Abrogations**1. Les règlements suivants sont abrogés :**

1. Le Règlement 1045 des Règlements refondus de l'Ontario de 1990.
2. Le Règlement 1046 des Règlements refondus de l'Ontario de 1990.
3. Le Règlement 1047 des Règlements refondus de l'Ontario de 1990.
4. Le Règlement 1048 des Règlements refondus de l'Ontario de 1990.
5. Le Règlement 1051 des Règlements refondus de l'Ontario de 1990.
6. Le Règlement 1055 des Règlements refondus de l'Ontario de 1990.
7. Le Règlement 1056 des Règlements refondus de l'Ontario de 1990.
8. Le Règlement 1060 des Règlements refondus de l'Ontario de 1990.
9. Le Règlement 1067 des Règlements refondus de l'Ontario de 1990.
10. Le Règlement 1073 des Règlements refondus de l'Ontario de 1990.
11. Le Règlement 1077 des Règlements refondus de l'Ontario de 1990.
12. Le Règlement 1078 des Règlements refondus de l'Ontario de 1990.
13. Le Règlement 1079 des Règlements refondus de l'Ontario de 1990.
14. Le Règlement de l'Ontario 96/01.
15. Le Règlement de l'Ontario 97/01.
16. Le Règlement de l'Ontario 98/01.
17. Le Règlement de l'Ontario 99/01.
18. Le Règlement de l'Ontario 101/01.
19. Le Règlement de l'Ontario 31/02.
20. Le Règlement de l'Ontario 75/05.
21. Le Règlement de l'Ontario 329/07.
22. Le Règlement de l'Ontario 331/07.

Entrée en vigueur

2. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur de la disposition 2 de l'article 103 de la *Loi de 2009 sur l'Ordre des métiers de l'Ontario et l'apprentissage* et du jour de son dépôt.

ONTARIO REGULATION 427/12

made under the

APPRENTICESHIP AND CERTIFICATION ACT, 1998

Made: December 12, 2012

Filed: December 18, 2012

Published on e-Laws: December 18, 2012

Printed in *The Ontario Gazette*: January 5, 2013**REVOKING VARIOUS REGULATIONS**

Note: Ontario Regulations 565/99 and 566/99 have previously been amended. For the legislative history of the Regulations, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

Revocations

1. Ontario Regulations 565/99 and 566/99 are revoked.

Commencement

2. This Regulation comes into force on the later of the day paragraph 1 of section 103 of the *Ontario College of Trades and Apprenticeship Act, 2009* comes into force and the day this Regulation is filed.

1/13

RÈGLEMENT DE L'ONTARIO 427/12

pris en vertu de la

LOI DE 1998 SUR L'APPRENTISSAGE ET LA RECONNAISSANCE PROFESSIONNELLE

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publié sur le site Lois-en-ligne le 18 décembre 2012

imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013**ABROGEANT DIVERS RÈGLEMENTS**

Remarque : Les Règlements de l'Ontario 565/99 et 566/99 ont été modifiés antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

Abrogations

1. Les Règlements de l'Ontario 565/99 et 566/99 sont abrogés.

Entrée en vigueur

2. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur de la disposition 1 de l'article 103 de la *Loi de 2009 sur l'Ordre des métiers de l'Ontario et l'apprentissage* et du jour de son dépôt.

1/13

ONTARIO REGULATION 428/12

made under the

PRIVATE CAREER COLLEGES ACT, 2005

Made: December 12, 2012

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Printed in *The Ontario Gazette*: January 5, 2013

Amending O. Reg. 415/06

(GENERAL)

Note: Ontario Regulation 415/06 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Clause 41 (2) (e) of Ontario Regulation 415/06 is revoked and the following is substituted:

- (e) The person holds a certificate of qualification issued under the *Ontario College of Trades and Apprenticeship Act, 2009*, and the certificate is not suspended, or an equivalent certificate issued under legislation of another province or territory of Canada.

Commencement

2. This Regulation comes into force on the later of the day section 103 of the *Ontario College of Trades and Apprenticeship Act, 2009* comes into force and the day it is filed.

1/13

RÈGLEMENT DE L'ONTARIO 428/12

pris en vertu de la

LOI DE 2005 SUR LES COLLÈGES PRIVÉS D'ENSEIGNEMENT PROFESSIONNEL

pris le 12 décembre 2012

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publié sur le site Lois-en-ligne le 18 décembre 2012

imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013

modifiant le Règl. de l'Ont. 415/06

(DISPOSITIONS GÉNÉRALES)

Remarque : Le Règlement de l'Ontario 415/06 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. L'alinéa 41 (2) e) du Règlement de l'Ontario 415/06 est abrogé et remplacé par ce qui suit :

- e) un certificat de qualification délivré en vertu de la *Loi de 2009 sur l'Ordre des métiers de l'Ontario et l'apprentissage* qui n'a pas été suspendu, ou un certificat équivalent décerné en vertu de la législation d'une autre province ou d'un territoire du Canada.

Entrée en vigueur

2. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur de l'article 103 de la *Loi de 2009 sur l'Ordre des métiers de l'Ontario et l'apprentissage* et du jour de son dépôt.

1/13

ONTARIO REGULATION 429/12

made under the

ONTARIO COLLEGE OF TRADES AND APPRENTICESHIP ACT, 2009

Made: December 12, 2012

Filed: December 18, 2012

Published on e-Laws: December 18, 2012

Printed in *The Ontario Gazette*: January 5, 2013**REMOVAL OF MEMBERS FROM THE GOVERNING STRUCTURE AND DELEGATION OF AUTHORITY****By-law re removal of member from Board, etc.**

1. (1) The Board shall establish a by-law relating to the removal of a member from the Board, a divisional board, a trade board or the roster of adjudicators.
- (2) The by-law shall set out,
 - (a) the procedure to be followed in removing a member; and
 - (b) a review procedure for the review of the decision to remove a member.
- (3) The review procedure shall include,
 - (a) a requirement that the review,
 - (i) only relate to the issues of whether the reasons for the removal and the procedure followed in removing a member were in compliance with section 2 and the by-law, and
 - (ii) not include a review of whether the decision of the Board was correct; and
 - (b) a requirement that the Executive Committee of the Board sign a written attestation that,
 - (i) the removal process was carried out in accordance with the by-law, and
 - (ii) the removal was for one or more of the reasons listed in section 2.

Removal of members

2. The Board may remove a member from the Board, a divisional board, a trade board or the roster of adjudicators for one or more of the following reasons:
 1. The member fails, without cause,
 - i. to attend three consecutive meetings of the Board, a committee of the Board, the divisional board or the trade board, as the case may be, or
 - ii. to attend a hearing of a review panel of which he or she is a member.
 2. The member fails, without cause, to attend at least half of the meetings of the Board, a committee of the Board, the divisional board or the trade board, as the case may be, in a calendar year.
 3. The member fails or ceases to meet any requirements set out in the Act, regulations or by-laws, including the code of ethics and standards of practice or conflict of interest rules.
 4. The member is no longer an individual from the sector to which their appointment relates.
 5. The member is no longer able to represent employees, employers, the public or colleges of applied arts and technology established under the *Ontario Colleges of Applied Arts and Technology Act, 2002* to which their appointment relates.
 6. The member is found by the Discipline Committee or another authorized regulatory body to be guilty of professional misconduct or incompetence.
 7. The member is found by the Fitness to Practise Committee or another authorized regulatory body to be incapacitated.

Delegation of authority

3. (1) Subject to subsections (2) and (3), the power of the Registrar under the following sections of Ontario Regulation 321/12 (Classes of Members and Registration) made under the Act are delegated to the Minister:
 1. Subsection 6 (3).
 2. Subsection 7 (1).

3. Subsection 9 (2).
- (2) The power that is delegated to the Minister under subsection (1) is limited to the following:
 1. The power may be exercised solely with respect to trades that require an applicant to have achieved a grade satisfactory to the Registrar on an examination for the trade as a registration requirement for a certificate of qualification for that trade in the journeypersons class.
 2. The power being delegated is limited,
 - i. in the case of subsections 6 (3) and 9 (2) of Ontario Regulation 321/12, to the power of the Registrar to decide whether the proof provided by the applicant is satisfactory in establishing the applicant has qualifications and experience in the trade that are equivalent to the requirements set out in,
 - A. paragraph 1 of subsection 6 (1) in the case of subsection 6 (3) of that regulation, and
 - B. paragraph 1 of subsection 9 (1) in the case of subsection 9 (2) of that regulation, and
 - ii. in the case of subsection 7 (1) of Ontario Regulation 321/12, to the power of the Registrar to decide,
 - A. whether the proof provided by the applicant is satisfactory in establishing the applicant has qualifications and experience in the trade that are equivalent to the requirements set out in paragraph 1 of subsection 6 (1) of that regulation, and
 - B. whether the applicant obtained the qualifications and experience in the trade in compliance with any applicable certification legislation in the jurisdiction where they were obtained.
 - (3) The power that is delegated to the Minister under subsection (1) is delegated for the one-year period that begins on the day this section comes into force and ends on the first anniversary of that day.

Commencement

- 4. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.**
- (2) Section 3 comes into force on the later of the day section 37 of the Act comes into force and the day this Regulation is filed.**

RÈGLEMENT DE L'ONTARIO 429/12

pris en vertu de la

LOI DE 2009 SUR L'ORDRE DES MÉTIERS DE L'ONTARIO ET L'APPRENTISSAGE

pris le 12 décembre 2012

déposé le 18 décembre 2012

publié sur le site Lois-en-ligne le 18 décembre 2012

imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013**DESTITUTION DE MEMBRES DE LA STRUCTURE DE GOUVERNANCE ET DÉLÉGATION DE POUVOIRS****Règlement administratif concernant la destitution d'un membre du conseil et autres**

1. (1) Le conseil adopte un règlement administratif concernant la destitution de l'un de ses membres, d'un membre d'un conseil sectoriel ou d'un conseil de métier ou encore d'un particulier figurant sur la liste des arbitres.

(2) Le règlement administratif indique ce qui suit :

- a) la procédure à suivre pour la destitution d'un membre;
- b) la procédure de réexamen de la décision de destituer un membre.

(3) La procédure de réexamen doit exiger :

- a) d'une part, que le réexamen :
 - (i) ne doit porter que sur la question de savoir si les raisons de la destitution et la procédure suivie pour destituer le membre étaient conformes à l'article 2 et au règlement administratif,
 - (ii) ne doit pas comprendre d'examen de la question de savoir si la décision du conseil était bien fondée;
- b) d'autre part, que le bureau du conseil doit signer une attestation écrite indiquant :
 - (i) que la procédure de destitution a été suivie conformément au règlement administratif,
 - (ii) que la destitution était justifiée par l'une ou plusieurs des raisons indiquées à l'article 2.

Destitution de membres

2. Le conseil peut destituer l'un de ses membres, un membre d'un conseil sectoriel ou d'un conseil de métier ou encore un particulier figurant sur la liste des arbitres pour l'une ou plusieurs des raisons suivantes :

- 1. Le membre omet, sans motif valable :
 - i. soit d'assister à trois réunions consécutives du conseil ou d'un de ses comités, d'un conseil sectoriel ou d'un conseil de métier, selon le cas,
 - ii. soit d'assister à une audience d'un comité d'examen dont il est membre.
- 2. Le membre omet, sans motif valable, d'assister au moins à la moitié des réunions du conseil ou d'un de ses comités, d'un conseil sectoriel ou d'un conseil de métier, selon le cas, au cours d'une année civile.
- 3. Le membre ne satisfait pas ou cesse de satisfaire à l'une ou l'autre des exigences énoncées dans la Loi, les règlements ou les règlements administratifs, y compris le code de déontologie et les normes d'exercice ou les règles relatives aux conflits d'intérêts.
- 4. Le membre ne fait plus partie du secteur auquel se rapporte sa nomination.
- 5. Le membre n'est plus en mesure de représenter les employés, les employeurs, le public ou les collèges d'arts appliqués et de technologie ouverts en vertu de la *Loi de 2002 sur les collèges d'arts appliqués et de technologie de l'Ontario* auxquels se rapporte sa nomination.
- 6. Le comité de discipline ou un autre organisme de réglementation autorisé conclut que le membre a commis une faute professionnelle ou est incompetent.
- 7. Le comité d'aptitude professionnelle ou un autre organisme de réglementation autorisé conclut que le membre est frappé d'incapacité.

Délégation de pouvoirs

3. (1) Sous réserve des paragraphes (2) et (3), le pouvoir conféré au registraire par les paragraphes suivants du Règlement de l'Ontario 321/12 (Catégories de membres et inscription), pris en vertu de la Loi, est délégué au ministre :

1. Le paragraphe 6 (3).
2. Le paragraphe 7 (1).
3. Le paragraphe 9 (2).

(2) Le pouvoir qui est délégué au ministre par le paragraphe (1) est assorti des limitations suivantes :

1. Le pouvoir ne peut être exercé que pour les métiers pour lesquels une exigence d'inscription à l'égard de l'auteur d'une demande de certificat de qualification pour le métier dans la catégorie des compagnons consiste à avoir obtenu une note que le registraire estime satisfaisante à un examen pour ce métier.

2. Le pouvoir se limite :

- i. dans le cas des paragraphes 6 (3) et 9 (2) du Règlement de l'Ontario 321/12, au pouvoir conféré au registraire de décider si la preuve fournie par l'auteur de la demande est satisfaisante pour établir qu'il possède des qualifications et une expérience dans le métier qui sont équivalentes aux exigences :

- A. énoncées à la disposition 1 du paragraphe 6 (1), dans le cas du paragraphe 6 (3) de ce règlement,
- B. énoncées à la disposition 1 du paragraphe 9 (1), dans le cas du paragraphe 9 (2) de ce règlement,

- ii. dans le cas du paragraphe 7 (1) du Règlement de l'Ontario 321/12, au pouvoir conféré au registraire de décider :

- A. si la preuve fournie par l'auteur de la demande est satisfaisante pour établir qu'il possède des qualifications et une expérience dans le métier qui sont équivalentes aux exigences énoncées à la disposition 1 du paragraphe 6 (1) de ce règlement,
- B. si l'auteur de la demande a acquis les qualifications et l'expérience dans le métier en conformité avec toute législation applicable en matière d'accréditation dans le territoire dans lequel elles ont été acquises.

(3) Le pouvoir qui est délégué au ministre par le paragraphe (1) l'est pendant la période d'un an qui commence le jour de l'entrée en vigueur du présent article et qui se termine au premier anniversaire de ce jour.

Entrée en vigueur

4. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le jour de son dépôt.

(2) L'article 3 entre en vigueur le dernier en date du jour de l'entrée en vigueur de l'article 37 de la Loi et du jour du dépôt du présent règlement.

ONTARIO REGULATION 430/12

made under the

HOUSING SERVICES ACT, 2011

Made: December 12, 2012

Filed: December 19, 2012

Published on e-Laws: December 19, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending O. Reg. 298/01

(DETERMINATION OF GEARED-TO-INCOME RENT UNDER SECTION 50 OF THE ACT)

Note: Ontario Regulation 298/01 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 50 (3) of Ontario Regulation 298/01 is amended by adding the following paragraph:

61. A payment received under the Community Homelessness Prevention Initiative of the Ministry of Municipal Affairs and Housing.

Commencement

- 2. This Regulation comes into force on the later of January 1, 2013 and the day it is filed.**

1/13

RÈGLEMENT DE L'ONTARIO 430/12

pris en vertu de la

LOI DE 2011 SUR LES SERVICES DE LOGEMENT

pris le 12 décembre 2012

déposé le 19 décembre 2012

publié sur le site Lois-en-ligne le 19 décembre 2012

imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013

modifiant le Règl. de l'Ont. 298/01

(DÉTERMINATION DU LOYER INDEXÉ SUR LE REVENU POUR L'APPLICATION DE L'ARTICLE 50 DE LA LOI)

Remarque : Le Règlement de l'Ontario 298/01 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 50 (3) du Règlement de l'Ontario 298/01 est modifié par adjonction de la disposition suivante :

61. Un paiement reçu dans le cadre de l'Initiative de prévention de l'itinérance dans les collectivités du ministère des Affaires municipales et du Logement.

Entrée en vigueur

- 2. Le présent règlement entre en vigueur le dernier en date du 1^{er} janvier 2013 et du jour de son dépôt.**

1/13

ONTARIO REGULATION 431/12

made under the

BUSINESS REGULATION REFORM ACT, 1994

Made: December 12, 2012

Filed: December 19, 2012

Published on e-Laws: December 19, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending O. Reg. 442/95

(GENERAL)

Note: Ontario Regulation 442/95 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 1 of Ontario Regulation 442/95 is amended by adding the following paragraph:

16.1 The *Private Security and Investigative Services Act, 2005*.

2. (1) The Regulation is amended by striking out the heading immediately before section 2.1 and substituting the following:**FILING UNDER THE PRIVATE CAREER COLLEGES ACT, 2005**

(2) Subsection 2.1 (1) of the Regulation is amended by striking out “*Private Career Colleges Act*” in the portion before paragraph 1 and substituting “*Private Career Colleges Act, 2005*”.

(3) Paragraph 3 of subsection 2.1 (1) of the Regulation is revoked and the following substituted:

3. Application to renew a registration to operate a private career college.

(4) Paragraphs 5 and 6 of subsection 2.1 (1) of the Regulation are revoked and the following substituted:

5. Application for approval to provide a new vocational program.

6. Application to renew an approval of a vocational program.

(5) Subparagraph 6 i of subsection 2.1 (2) of the Regulation is amended by striking out “Ministry of Consumer and Business Services” at the end and substituting “Ministry of Government Services”.

(6) Paragraph 7 of subsection 2.1 (2) of the Regulation is revoked and the following substituted:

7. A list of the vocational programs for which the proposed private career college intends to apply for approval.

(7) Subparagraph 1 i of subsection 2.1 (3) of the Regulation is revoked and the following substituted:

i. in the case of a sole proprietorship, the name of the sole proprietor,

(8) Paragraph 6 of subsection 2.1 (3) of the Regulation is revoked and the following substituted:

6. A list of the vocational programs for which the private career college intends to apply for approval.

(9) Paragraph 7 of subsection 2.1 (3) of the Regulation is amended by striking out “*Private Career Colleges Act*” and substituting “*Private Career Colleges Act, 2005*”.

(10) Subsection 2.1 (4) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

(4) The following information shall be filed for the purposes of a renewal of a registration to operate a private career college:

(11) Paragraph 1 of subsection 2.1 (4) of the Regulation is revoked and the following substituted:

1. The total student enrolment in each vocational program and the enrolment of international students in each vocational program during the private career college’s fiscal year immediately prior to its application for renewal.

(12) Paragraph 4 of subsection 2.1 (4) of the Regulation is revoked and the following substituted:

4. An indication that the applicant or a person authorized by the applicant certifies that all filed information is current, including information filed for the purposes of renewal of a registration.

(13) Subsection 2.1 (6) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

(6) An application for approval to provide a new vocational program shall include the following information:

(14) Paragraph 10 of subsection 2.1 (6) of the Regulation is revoked and the following substituted:

10. Admission requirements for the program.

(15) Subsection 2.1 (7) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

(7) An application to renew an approval of a vocational program shall include the following information:

(16) Subsection 2.1 (8) of the Regulation is amended by striking out “Private Career Colleges Act” wherever it appears and substituting in each case “Private Career Colleges Act, 2005”.

3. Paragraph 4 of section 7 of the Regulation is revoked and the following substituted:

4. Any business identifier assigned to the business under a system of business identification established under an Act referred to in section 1.

4. The Regulation is amended by adding the following French version:

DISPOSITIONS GÉNÉRALES

DÉSIGNATION DE LOIS

1. Les lois suivantes sont désignées pour l'application de la Loi :

0.1 La *Loi de 2005 sur l'accessibilité pour les personnes handicapées de l'Ontario*.

1. La *Loi de 1996 sur la réglementation des alcools et des jeux et la protection du public*.

1.1 La *Loi sur les sociétés par actions*.

2. La *Loi sur les noms commerciaux*.

3. La *Loi de 2006 sur l'eau saine*.

3.1 La *Loi sur les personnes morales*.

3.2 La *Loi sur les renseignements exigés des personnes morales*.

4. La *Loi sur l'imposition des sociétés*.

5. La *Loi de 1998 sur l'électricité*.

6. La *Loi sur l'impôt-santé des employeurs*.

7. La *Loi de 2000 sur les normes d'emploi*.

8. La *Loi sur les évaluations environnementales*.

9. La *Charte des droits environnementaux de 1993*.

10. La *Loi sur la protection de l'environnement*.

10.1 La *Loi sur les personnes morales extraprovinciales*.

11. La *Loi de 1995 sur les relations de travail*.

11.1 La *Loi sur les sociétés en commandite*.

12. La *Loi de 2002 sur la gestion des éléments nutritifs*.

13. La *Loi sur la santé et la sécurité au travail*.

14. La *Loi sur les ressources en eau de l'Ontario*.

14.1 La *Loi sur les sociétés en nom collectif*.

15. La *Loi sur les pesticides*.

- 16. La *Loi de 2005 sur les collèges privés d'enseignement professionnel*.
- 16.1 La *Loi de 2005 sur les services privés de sécurité et d'enquête*.
- 17. La *Loi sur la taxe de vente au détail*.
- 18. La *Loi de 2002 sur la salubrité de l'eau potable*.
- 19. La *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*.

FORMULAIRE UNIQUE

2. (1) Conformément au présent règlement, une entreprise peut déposer un formulaire unique auprès du ministre chargé de l'application de l'article 7 de la *Loi* pour :

- a) enregistrer un nom ou la modification ou la révocation d'un enregistrement dans le cadre de la *Loi sur les noms commerciaux*;
- b) répondre à une demande de renseignements faite par le ministre des Finances en vertu de l'article 40 de la *Loi sur l'impôt-santé des employeurs*;
- c) présenter, aux termes de la *Loi sur la taxe de vente au détail*, une demande de permis d'exercer des activités commerciales en Ontario en tant que vendeur;
- d) se conformer aux exigences de l'article 75 de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*;
- e) consigner un changement dans les renseignements devant être déposés en application de la *Loi sur l'imposition des sociétés*, la *Loi sur l'impôt-santé des employeurs* ou la *Loi sur la taxe de vente au détail*.

(2) Sous réserve des paragraphes (3) et (4), l'entreprise qui dépose un formulaire unique conformément au présent règlement n'est pas tenue de :

- a) remplir un formulaire pour enregistrer un nom ou la modification ou la révocation d'un enregistrement dans le cadre de la *Loi sur les noms commerciaux*;
- b) remplir une demande pour s'inscrire auprès du ministre des Finances en tant que contribuable assujéti à l'impôt prévu par la *Loi sur l'impôt-santé des employeurs*;
- c) remplir, aux termes de la *Loi sur la taxe de vente au détail*, une demande de permis d'exercer des activités commerciales en Ontario en tant que vendeur;
- d) se conformer aux exigences de l'article 75 de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*;
- e) remplir un formulaire pour consigner un changement dans les renseignements déposés en application de la *Loi sur l'imposition des sociétés*, de la *Loi sur l'impôt-santé des employeurs* ou de la *Loi sur la taxe de vente au détail*.

(3) Le ministre chargé de l'application d'une loi désignée autre que la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail* peut exiger que l'entreprise qui dépose un formulaire unique conformément au présent règlement fournisse les renseignements supplémentaires qu'il exige en vue du dépôt en application de la loi désignée.

(4) La Commission de la sécurité professionnelle et de l'assurance contre les accidents du travail peut exiger que l'entreprise qui dépose un formulaire unique conformément au présent règlement fournisse les renseignements supplémentaires qu'elle exige pour l'application de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*.

(5) L'entreprise qui dépose un formulaire unique en vue du dépôt en application d'une loi désignée y inclut ce qui suit :

- a) tous les renseignements que le ministre chargé de l'application de l'article 7 de la *Loi* précise afin de déterminer les lois désignées en application desquelles le dépôt a lieu;
- b) les renseignements suivants, si la loi désignée l'exige :
 - 1. La dénomination sociale, la raison sociale ou le nom officiel de l'entreprise et le nom de la personne, le cas échéant, effectuant le dépôt pour le compte de celle-ci.
 - 2. Le nom sous lequel l'entreprise est exploitée, s'il ne s'agit pas de la dénomination sociale, de la raison sociale ou du nom officiel.
 - 3. Une indication selon laquelle l'entreprise est une entreprise personnelle, une société de personnes, une personne morale ou une autre forme de propriété.
 - 4. Le nom, ainsi que l'adresse et le numéro de téléphone au domicile, des personnes suivantes :
 - i. le propriétaire unique, si l'entreprise est une entreprise personnelle,

- ii. les associés qui sont des particuliers, si l'entreprise est une société de personnes,
 - iii. un dirigeant, si l'entreprise est une personne morale.
5. Une indication du fait que l'entreprise compte, ou non, plus d'un emplacement.
 6. L'adresse de l'établissement principal, l'adresse du siège social et l'adresse postale de l'entreprise.
 7. Les numéros de téléphone et de télécopieur de l'établissement principal de l'entreprise.
 8. Si l'entreprise est une personne morale, son numéro matricule de l'Ontario et l'autorité législative dans laquelle elle a été constituée.
 9. Le numéro d'entreprise attribué à l'entreprise pour l'application de la *Loi de l'impôt sur le revenu* (Canada) et de la *Loi sur la taxe d'accise* (Canada).
 10. La date à laquelle l'exploitation de l'entreprise a commencé.
 11. Si l'entreprise a acquis une autre entreprise avant le dépôt, le nom sous lequel l'autre entreprise était exploitée.
 12. Si l'entreprise est saisonnière, les périodes durant lesquelles elle est exploitée.
 13. Le numéro de compte d'employeur attribué à l'entreprise par le ministre du Revenu national (Canada).
 14. Les dates auxquelles les employés de l'entreprise et les entrepreneurs qui travaillent pour elle ont commencé à travailler, une estimation de la masse salariale brute annuelle de l'entreprise et, si l'entreprise est saisonnière, les périodes de paie.
 15. Une indication du fait que l'entreprise est un employeur qui :
 - i. soit n'a pas habituellement d'établissement stable en Ontario, mais qui y en ouvrira un pour une période d'au plus 24 mois,
 - ii. soit passe des contrats ou fait des affaires avec un employeur mentionné à la sous-disposition i.
 16. En cas de changement de propriété de l'entreprise avant le dépôt, la nature du changement.
 17. Si l'entreprise a un revenu annuel de plus de 40 000 \$ et est une entreprise personnelle ou une société de personnes :
 - i. le numéro d'assurance sociale du propriétaire unique ou d'un associé, le cas échéant, qui est un particulier,
 - ii. le numéro de compte d'impôt-santé des employeurs s'il lui a été attribué,
 - iii. la principale source de revenu de l'entreprise.
 18. L'activité commerciale de l'entreprise, notamment une description des produits et services à vendre et une indication selon laquelle l'entreprise sera exploitée à temps plein ou à temps partiel.
 19. Le numéro d'identité de l'entreprise attribué à l'enregistrement pour l'application de la *Loi sur les noms commerciaux*.

(6) L'entreprise qui dépose un formulaire unique en vue du dépôt en application d'une loi désignée est responsable du caractère exact et complet des renseignements contenus dans le formulaire.

(7) Si une entreprise dépose un formulaire unique sans être tenue de faire un dépôt en application d'une loi désignée :

- a) l'entreprise n'est pas tenue d'indiquer les renseignements liés à la loi désignée;
- b) le ministre chargé de l'application de l'article 7 de la Loi peut omettre les renseignements liés à la loi désignée de tout document ou rapport ou de toute copie de ceux-ci concernant le dépôt.

(8) Malgré le paragraphe (5), le ministre chargé de l'application de l'article 7 de la Loi peut accepter le dépôt d'un formulaire qui ne satisfait pas aux exigences de ce paragraphe; l'entreprise est toutefois réputée ne pas avoir respecté ce paragraphe tant que toutes les exigences ne sont pas satisfaites.

DÉPÔT DANS LE CADRE DE LA LOI DE 2005 SUR LES COLLÈGES PRIVÉS D'ENSEIGNEMENT PROFESSIONNEL

2.1 (1) Conformément au présent règlement, une entreprise peut déposer les formulaires et renseignements suivants auprès du ministre chargé de l'application de l'article 7 de la Loi pour l'application de la *Loi de 2005 sur les collèges privés d'enseignement professionnel* :

1. La première demande d'inscription pour exploiter un collège privé d'enseignement professionnel.
2. Une demande d'inscription pour exploiter un collège privé d'enseignement professionnel.
3. Une demande de renouvellement d'une inscription pour exploiter un collège privé d'enseignement professionnel.

4. Un avis de modification de l'emplacement du collège.
 5. Une demande d'autorisation de dispenser un nouveau programme de formation professionnelle.
 6. Une demande de renouvellement de l'autorisation de dispenser un programme de formation professionnelle.
- (2) La première demande d'inscription pour exploiter un collège privé d'enseignement professionnel comprend les renseignements suivants :
1. La dénomination sociale de l'entité juridique qui présente une demande d'inscription comme collège privé d'enseignement professionnel.
 2. Le nom sous lequel le collège privé d'enseignement professionnel exercera ses activités.
 3. Le numéro d'identité de l'entreprise attribué au nom du collège privé d'enseignement professionnel, si le nom est enregistré en application de la *Loi sur les noms commerciaux*.
 4. Une indication du fait que le collège privé d'enseignement professionnel sera une succursale ou une franchise d'un collège privé d'enseignement professionnel inscrit existant.
 5. Une indication du fait que l'entité juridique qui présente une demande d'inscription comme collège privé d'enseignement professionnel est une entreprise personnelle, une société de personnes ou une personne morale.
 6. Si l'entité juridique qui présente une demande d'inscription comme collège privé d'enseignement professionnel est une personne morale :
 - i. le numéro matricule de l'Ontario que lui a attribué le ministère des Services gouvernementaux,
 - ii. le numéro de société fédéral que lui a attribué l'Agence du revenu du Canada,
 - iii. une indication du fait que la personne morale a, ou non, le droit d'offrir ses actions au public,
 - iv. une indication du fait que l'une quelconque de ses actions est détenue pour le compte d'une autre personne.
 7. Une liste des programmes de formation professionnelle pour lesquels le collège privé d'enseignement professionnel entend demander une autorisation.
 8. Le nom de tous les auteurs de la demande, notamment :
 - i. le nom du propriétaire unique, dans le cas d'une entreprise personnelle,
 - ii. le nom de tous les associés, dans le cas d'une société de personnes,
 - iii. le nom de tous les dirigeants et administrateurs, dans le cas d'une personne morale.
 9. Le nom, l'adresse, le numéro de téléphone, l'adresse électronique et le numéro de télécopieur, le cas échéant, d'une personne-ressource.
- (3) La demande d'inscription pour exploiter un collège privé d'enseignement professionnel comprend les renseignements suivants :
1. Le nom du collège privé d'enseignement professionnel, notamment celui sous lequel le collège exercera ses activités, ainsi que :
 - i. le nom du propriétaire unique, dans le cas d'une entreprise personnelle,
 - ii. la raison sociale de la société et le nom de tous les associés, dans le cas d'une société de personnes,
 - iii. la dénomination sociale de la personne morale, dans le cas d'une personne morale.
 2. L'adresse municipale complète du collège privé d'enseignement professionnel, son numéro de téléphone, son adresse électronique et, le cas échéant, son numéro de télécopieur et l'adresse de son site Web.
 3. L'adresse postale du collège privé d'enseignement professionnel, si elle est différente de l'adresse municipale complète exigée par la disposition 2.
 4. Des renseignements sur chaque emplacement inscrit du collège privé d'enseignement professionnel, notamment sur le propriétaire des lieux.
 5. Le nom, le numéro de téléphone et, le cas échéant, les numéros de téléphone cellulaire et de téléavertisseur du directeur du campus de chaque emplacement inscrit du collège privé d'enseignement professionnel.
 6. Une liste des programmes de formation professionnelle pour lesquels le collège privé d'enseignement professionnel entend demander une autorisation.
 7. Des renseignements financiers concernant le collège privé d'enseignement professionnel, notamment des renseignements sur sa sécurité financière, tels que les prévisions de recettes brutes tirées des droits de scolarité, le

montant de la garantie financière qui doit être déposée auprès du surintendant des collèges privés d'enseignement professionnel nommé en application de la *Loi de 2005 sur les collèges privés d'enseignement professionnel*, le type et le montant du cautionnement et, le cas échéant, le nom de la société de cautionnement.

8. Une indication selon laquelle l'auteur de la demande ou une personne autorisée par ce dernier certifie que tous les renseignements fournis dans la demande et dans toute pièce jointe sont exacts.

(4) Les renseignements suivants sont déposés en vue du renouvellement d'une inscription pour exploiter un collège privé d'enseignement professionnel :

1. L'effectif total et l'effectif en étudiants étrangers pour chaque programme de formation professionnelle au cours de l'exercice du collège privé d'enseignement professionnel précédant immédiatement sa demande de renouvellement.
2. Des renseignements financiers à jour concernant le collège privé d'enseignement professionnel, notamment des renseignements sur les recettes tirées des droits de scolarité afin d'établir le cautionnement nécessaire, et un état des résultats.
3. Tout autre changement dans les renseignements déposés auparavant, notamment une indication du fait que le collège ne prévoit pas offrir certains des cours ou des programmes indiqués durant l'année en cours.
4. Une indication du fait que l'auteur de la demande ou une personne autorisée par ce dernier certifie que tous les renseignements déposés sont à jour, y compris les renseignements déposés en vue du renouvellement de l'inscription.

(5) L'avis de changement de l'emplacement du collège comprend les renseignements suivants :

1. Le nom du collège privé d'enseignement professionnel.
2. Le nom et le numéro de téléphone d'une personne-ressource.
3. L'adresse municipale complète du nouvel emplacement du collège privé d'enseignement professionnel.
4. La date à laquelle le collège privé d'enseignement professionnel prévoit déménager au nouvel emplacement.

(6) La demande d'autorisation de dispenser un nouveau programme de formation professionnelle comprend les renseignements suivants :

1. Le nom et l'adresse municipale complète du collège privé d'enseignement professionnel.
2. Le nom, le poste et le numéro de téléphone de la personne responsable de l'élaboration du programme.
3. Le titre du programme.
4. La ou les professions auxquelles le programme s'adresse et le code de classification pour chaque profession.
5. La langue d'enseignement du programme.
6. La ou les principales méthodes de prestation du programme.
7. Le format du programme.
8. La durée du programme.
9. Les renseignements à propos de l'effectif prévu du programme.
10. Les conditions d'admission au programme.
11. Les droits relatifs au programme.

(7) La demande de renouvellement de l'autorisation de dispenser un programme de formation professionnelle comprend les renseignements suivants :

1. Le nom du collège privé d'enseignement professionnel et, le cas échéant, la succursale ou le campus où le programme est dispensé.
2. Le nom, le poste et le numéro de téléphone d'une personne-ressource.
3. Le titre actuel du programme.
4. Le fait qu'une modification est apportée ou non à l'un ou l'autre des éléments suivants :
 - i. le titre du programme et, le cas échéant, le nouveau titre proposé ainsi que le motif de la modification,
 - ii. la durée du programme et, le cas échéant, la durée actuelle et la durée proposée ainsi que le motif de la modification.
5. Les droits relatifs au programme.

(8) Le surintendant des collèges privés d'enseignement professionnel nommé en application de l'article 2 de la *Loi de 2005 sur les collèges privés d'enseignement professionnel* peut exiger que l'entreprise qui dépose un formulaire ou des renseignements en application de cette loi conformément au présent règlement fournisse les renseignements supplémentaires qu'il exige en vue du dépôt en application de cette loi.

FORME DU DÉPÔT

3. (1) L'entreprise peut déposer un formulaire unique, un formulaire ou des renseignements en vertu de l'article 2.1 sous forme électronique en vue du dépôt en application d'une loi désignée si les conditions suivantes sont réunies :

- a) le ministre chargé de l'application de l'article 10 de la Loi a approuvé la forme électronique du formulaire;
- b) l'entreprise dépose le formulaire par transmission électronique directe dans un système et à un endroit approuvés par le ministre.

(2) L'entreprise qui dépose un formulaire unique, un formulaire ou des renseignements en vertu de l'article 2.1 sous forme électronique dans les conditions prévues au paragraphe (1) n'est pas tenue de signer le formulaire au moyen d'une signature électronique ou d'une signature copiée ou reproduite de toute autre façon.

(3) Le ministre chargé de l'application de l'article 10 de la Loi peut autoriser l'arrêt ou la destruction de tout document sur support papier ou microfilm ou d'autres copies des renseignements déposés par une entreprise en application de la Loi ou d'une loi désignée si le ministre ou le ministre chargé de l'application d'une loi désignée qui est autorisé à recevoir les renseignements a créé un fichier électronique de ce document.

IDENTIFICATEUR D'ENTREPRISES

4. (1) Le ministre chargé de l'application de l'article 8 de la Loi peut exiger que l'entreprise utilise le numéro d'entreprise que lui a attribué le ministre du Revenu national (Canada) pour l'application de la *Loi de l'impôt sur le revenu* (Canada) et de la *Loi sur la taxe d'accise* (Canada) si l'entreprise :

- a) soit dépose un formulaire en vue du dépôt en application d'une loi désignée;
- b) soit demande des renseignements au sujet du document constatant un dépôt effectué en application d'une loi désignée.

(2) Si l'entreprise n'a pas le numéro d'entreprise exigé par le paragraphe (1) lorsqu'elle dépose un formulaire en vue du dépôt en application d'une loi désignée, le ministre chargé de l'application de l'article 8 de la Loi :

- a) soit demande un numéro au ministre du Revenu national (Canada);
- b) soit attribue un numéro de la manière prescrite par le ministre du Revenu national (Canada), s'il y est autorisé par ce dernier.

(3) Si l'entreprise a un numéro d'entreprise mentionné au présent article et dépose un formulaire en vue du dépôt en application d'une loi désignée autre que la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*, le ministre chargé de l'application de la loi désignée peut mettre fin à tout autre système d'identification d'entreprises en vue du dépôt par l'entreprise en application d'une loi désignée autre que la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*.

(4) Si l'entreprise a un numéro d'entreprise mentionné au présent article et dépose un formulaire en vue du dépôt en application de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*, la Commission de la sécurité professionnelle et de l'assurance contre les accidents du travail peut mettre fin à tout autre système d'identification d'entreprises en vue du dépôt par l'entreprise en application de cette loi.

COMMUNICATION DE RENSEIGNEMENTS SUR L'IMPÔT

5. (1) Le ministre chargé de l'application de l'article 7 de la Loi qui reçoit des renseignements sur l'impôt concernant une entreprise qui dépose un formulaire unique en vue du dépôt en application d'une loi désignée ne doit pas communiquer les renseignements à une personne autre que le ministre des Finances, le ministre du Revenu national (Canada) ou l'entreprise.

(2) La définition qui suit s'applique au paragraphe (1).

«renseignements sur l'impôt» Renseignements concernant une entreprise qui sont exigés uniquement pour l'application de la *Loi sur l'imposition des sociétés*, de la *Loi sur l'impôt-santé des employeurs*, de la *Loi sur la taxe de vente au détail* ou de toutes ces lois.

INDEMNITÉ

6. Aucune indemnité n'est payable en vertu de l'article 16 de la Loi à l'égard de toute question relative à la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*.

RENSEIGNEMENTS COMMERCIAUX

7. Les renseignements suivants sont prescrits pour l'application de l'alinéa i) de la définition de «renseignement commercial» au paragraphe 8.1 (1) de la Loi :

1. L'adresse du siège social de l'entreprise, si elle est différente de son adresse postale et, le cas échéant, l'adresse de tout autre emplacement où l'entreprise est exploitée.
2. Le nom, le numéro de téléphone et l'adresse postale de la ou des personnes désignées par l'entreprise pour la réception des communications et de la correspondance pour le compte de l'entreprise et une indication selon laquelle la langue de communication préférée est le français ou l'anglais.
3. Une description des activités commerciales de l'entreprise, notamment une description des produits ou services vendus.
4. Tout identificateur d'entreprises attribué à l'entreprise dans le cadre d'un système d'identification d'entreprises établi en application d'une loi visée à l'article 1.

8. (1) Les personnes suivantes peuvent, sur demande du ministre chargé de l'application de l'article 8.1 de la Loi, demander par écrit au ministre de recueillir les renseignements commerciaux qu'il reçoit en application de l'alinéa 8.1 (3) a) de la Loi :

1. Un ministre d'un autre ministère du gouvernement de l'Ontario ou son délégué.
2. Le président ou le chef de la direction d'une agence, d'un organisme, d'une commission, d'un conseil ou d'une régie créé par une loi de l'Ontario.
3. Le Tuteur et curateur public.
4. Le président ou le chef de la direction d'un organisme d'application désigné en vertu du paragraphe 3 (2) de la *Loi de 1996 sur l'application de certaines lois traitant de sécurité et de services aux consommateurs*.

(2) Le ministre chargé de l'application de l'article 8.1 de la Loi communique les renseignements commerciaux aux personnes suivantes s'il est convaincu que la collecte et l'utilisation des renseignements par ces personnes est nécessaire aux fins suivantes et que ces personnes peuvent recueillir et utiliser les renseignements aux mêmes fins :

1. Dans le cas d'une demande présentée en application de la disposition 1 du paragraphe (1), au ministre de l'autre ministère, à son délégué, ou à une personne employée au ministère, pour l'application d'une loi ou d'un programme dont le ministre a la charge.
2. Dans le cas d'une demande présentée en application de la disposition 2 du paragraphe (1), au président ou au chef de la direction de l'agence, de l'organisme, de la commission, du conseil ou de la régie, ou à une personne qui y est employée, pour l'application :
 - i. soit d'une loi que l'agence, l'organisme, la commission, le conseil ou la régie est autorisé à appliquer,
 - ii. soit d'un programme ou d'un service fourni par l'agence, l'organisme, la commission, le conseil ou la régie.
3. Dans le cas d'une demande présentée en application de la disposition 3 du paragraphe (1), au Tuteur et curateur public, ou à une personne employée dans son bureau, pour l'application d'un programme ou d'un service qu'il fournit.
4. Dans le cas d'une demande présentée en application de la disposition 4 du paragraphe (1), au président ou au chef de la direction de l'organisme d'application, ou à une personne qui y est employée, pour l'application d'une loi pour laquelle l'organisme d'application est désigné.

(3) Le ministre chargé de l'application de l'article 8.1 de la Loi peut, par écrit, déléguer les pouvoirs ou les fonctions que lui attribue le présent article au directeur général de ServiceOntario, sous réserve des restrictions et des conditions énoncées dans la délégation.

Commencement

5. This Regulation comes into force on the later of January 1, 2013 and the day it is filed.

ONTARIO REGULATION 432/12

made under the

HIGHWAY TRAFFIC ACT

Made: December 17, 2012

Filed: December 19, 2012

Published on e-Laws: December 19, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending Reg. 622 of R.R.O. 1990

(STOPPING OF VEHICLES ON PARTS OF THE KING'S HIGHWAY)

Note: Regulation 622 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) The heading to Schedule 8 to Appendix A to Regulation 622 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

SCHEDULE 8
HIGHWAY NO. 17

(2) Schedule 8 to Appendix A to the Regulation is amended by adding the following paragraph:

6. On the north side of that part of the King's Highway known as No. 17 in the Town of Mattawa in the Territorial District of Nipissing beginning at a point situate at its intersection with the centre line of the roadway known as Turcotte Park Road and extending easterly for a distance of 530 metres.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

BOB CHIARELLI
Minister of Transportation

Date made: December 17, 2012.

1/13

ONTARIO REGULATION 433/12

made under the

HIGHWAY TRAFFIC ACT

Made: December 17, 2012

Filed: December 19, 2012

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Amending Reg. 598 of R.R.O. 1990
(GROSS WEIGHT ON BRIDGES)

Note: Regulation 598 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

- 1. Section 1 of Regulation 598 of the Revised Regulations of Ontario, 1990 is amended by striking out “Schedule 1 or 3.2” and substituting “Schedule 1, 2 or 3.2”.**
- 2. Section 2 of the Regulation is amended by striking out “17”.**
- 3. The Regulation is amended by adding the following Schedule:**

SCHEDULE 2
PELICAN RIVER BAILEY BRIDGE

Column 1	Column 2
Bridge	Gross Weight Limit in Tonnes
Bridge No. 41S-38, known as the Pelican River Bailey Bridge, located on Haukness Road, Lot 7, Concession 6, Eton Local Roads Board in the District of Kenora, over the Pelican River, also known as the Rugby Creek.	3 tonnes

- 4. Schedule 17 to the Regulation is revoked.**

Commencement

- 5. This Regulation comes into force on the day it is filed.**

Made by:

BOB CHIARELLI
Minister of Transportation

Date made: December 17, 2012.

1/13

ONTARIO REGULATION 434/12

made under the

HIGHWAY TRAFFIC ACT

Made: December 12, 2012

Filed: December 19, 2012

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Amending O. Reg. 199/07

(COMMERCIAL MOTOR VEHICLE INSPECTIONS)

Note: Ontario Regulation 199/07 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Paragraph 5 of subsection 4 (1) of Ontario Regulation 199/07 is revoked and the following substituted:

5. A commercial motor vehicle being road-tested, for the purposes of repairs, within 30 kilometres of a repair facility where the vehicle is being repaired by,
- i. the holder of a certificate of qualification, that is not suspended, in the trade of automotive service technician or truck and coach technician issued under the *Ontario College of Trades and Apprenticeship Act, 2009*, or
 - ii. an apprentice under that Act.

2. Subsection 11 (6) of the Regulation is revoked and the following substituted:

(6) An under-vehicle inspection, if it is conducted in Ontario, is valid only if it is conducted by the holder of a certificate of qualification, that is not suspended, in the trade of truck and coach technician issued under the *Ontario College of Trades and Apprenticeship Act, 2009*.

Commencement

3. This Regulation comes into force on the later of the day paragraph 1 of section 103 of the *Ontario College of Trades and Apprenticeship Act, 2009* comes into force and the day this Regulation is filed.

ONTARIO REGULATION 435/12

made under the

HIGHWAY TRAFFIC ACT

Made: December 12, 2012

Filed: December 19, 2012

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Amending O. Reg. 376/02

(CLASSIFICATION OF VEHICLES AS IRREPARABLE, SALVAGE AND REBUILT)

Note: Ontario Regulation 376/02 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Clause 2 (1) (a) of Ontario Regulation 376/02 is revoked and the following substituted:

- (a) holds a certificate of qualification, that is not suspended, in the trade of automotive service technician, truck and coach technician or auto body and collision damage repairer issued under the *Ontario College of Trades and Apprenticeship Act, 2009*; and

(2) Clause 2 (2) (a) of the Regulation is revoked and the following substituted:

- (a) holds a certificate of qualification, that is not suspended, in the trade of motorcycle technician, automotive service technician, truck and coach technician or auto body and collision damage repairer issued under the *Ontario College of Trades and Apprenticeship Act, 2009*; and

Commencement

2. This Regulation comes into force on the later of the day paragraph 1 of section 103 of the *Ontario College of Trades and Apprenticeship Act, 2009* comes into force and the day this Regulation is filed.

ONTARIO REGULATION 436/12

made under the

HIGHWAY TRAFFIC ACT

Made: December 12, 2012

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Amending O. Reg. 424/97

(COMMERCIAL MOTOR VEHICLE OPERATORS' INFORMATION)

Note: Ontario Regulation 424/97 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subparagraph 10 i of subsection 5 (1) of Ontario Regulation 424/97 is amended by striking out “the *Apprenticeship and Certification Act, 1998*, the *Motor Vehicle Transport Act (Canada)*, or” at the end and substituting “the *Apprenticeship and Certification Act, 1998*, the *Ontario College of Trades and Apprenticeship Act, 2009* or the *Motor Vehicle Transport Act (Canada)*, or”.

Commencement

2. This Regulation comes into force on the later of the day paragraph 1 of section 103 of the *Ontario College of Trades and Apprenticeship Act, 2009* comes into force and the day this Regulation is filed.

ONTARIO REGULATION 437/12

made under the

HIGHWAY TRAFFIC ACT

Made: December 12, 2012

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Amending Reg. 601 of R.R.O. 1990

(MOTOR VEHICLE INSPECTION STATIONS)

Note: Regulation 601 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 8 (1) of Regulation 601 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(1) It is a condition of the registration of a motor vehicle inspection mechanic, except a mechanic who only inspects trolley buses, that the mechanic hold a certificate of qualification, that is not suspended, in the trade of automotive service technician, truck and coach technician, motorcycle technician, truck-trailer service technician or auto body and collision damage repairer issued under the *Ontario College of Trades and Apprenticeship Act, 2009*.

(2) Subsection 8 (3) of the Regulation is amended by striking out “qualification as a motorcycle technician” and substituting “qualification in the trade of motorcycle technician”.

(3) Subsection 8 (4) of the Regulation is amended by striking out “qualification as a motorcycle technician” and substituting “qualification in the trade of motorcycle technician”.

(4) Subsection 8 (5) of the Regulation is amended by striking out “qualification as a truck-trailer service technician” in the portion before clause (a) and substituting “qualification in the trade of truck-trailer service technician”.

(5) Subsection 8 (5.1) of the Regulation is amended by striking out “qualification as an auto body and collision damage repairer” and substituting “qualification in the trade of auto body and collision damage repairer”.

2. Paragraph 13 of subsection 10.1 (1) of the Regulation is amended by striking out “Apprenticeship and Certification Act, 1998” at the end and substituting “Ontario College of Trades and Apprenticeship Act, 2009”.

Commencement

3. This Regulation comes into force on the later of the day paragraph 1 of section 103 of the *Ontario College of Trades and Apprenticeship Act, 2009* comes into force and the day this Regulation is filed.

ONTARIO REGULATION 438/12

made under the

GREEN ENERGY ACT, 2009

Made: December 12, 2012

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Amending O. Reg. 15/10

(DESIGNATIONS RE SECTION 5 OF THE ACT)

Note: Ontario Regulation 15/10 has not previously been amended.

1. (1) Paragraph 1 of section 4 of Ontario Regulation 15/10 is revoked.

(2) Section 4 of the Regulation is amended by adding the following paragraph:

15.1 The *Ontario College of Trades and Apprenticeship Act, 2009*.

(3) Paragraph 24 of section 4 of the Regulation is revoked.

Commencement

2. This Regulation comes into force on the later of the following days:

1. The day section 103 of the *Ontario College of Trades and Apprenticeship Act, 2009* comes into force.

2. The day this Regulation is filed.

ONTARIO REGULATION 439/12

made under the

ELECTRICITY ACT, 1998

Made: December 12, 2012

Filed: December 19, 2012

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Amending O. Reg. 570/05

(LICENSING OF ELECTRICAL CONTRACTORS AND MASTER ELECTRICIANS)

Note: Ontario Regulation 570/05 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The definition of “certificate of qualification” in subsection 1 (1) of Ontario Regulation 570/05 is revoked and the following substituted:

“certificate of qualification” means a certificate of qualification issued under the *Ontario College of Trades and Apprenticeship Act, 2009*;

2. Paragraphs 4 and 5 of section 2 of the Regulation are revoked and the following substituted:

4. Work done within the scope of practice for the trade of refrigeration and air conditioning systems mechanic or residential air conditioning systems mechanic by a person authorized under the *Ontario College of Trades and Apprenticeship Act, 2009* to practise the applicable trade.
5. Work done within the scope of practice for the trade of sprinkler and fire protection installer by a person authorized under the *Ontario College of Trades and Apprenticeship Act, 2009* to practise that trade.

3. Subsection 7 (3) of the Regulation is revoked and the following substituted:

(3) A master electrician shall not carry out electrical work unless he or she holds a certificate of qualification that is not suspended and that authorizes the carrying out of the electrical work.

4. Subclauses 11 (b) (i) and (iv) of the Regulation are revoked and the following substituted:

(i) practising the trade of electrician — construction and maintenance, electrician — domestic and rural or industrial electrician under a certificate of qualification in the applicable trade that is not suspended,

(iv) practising the trade of powerline technician under a certificate of qualification in that trade that is not suspended;

5. Clause 12 (d) of the Regulation is revoked and the following substituted:

(d) if the applicant practises the trade of electrician — construction and maintenance, electrician — domestic and rural, industrial electrician or powerline technician, include a copy of a certificate of qualification in the applicable trade that is not suspended and proof of at least three years experience in practising that trade.

6. Subsection 15 (7) of the Regulation is revoked and the following substituted:

(7) An applicant for the renewal of a master electrician licence shall meet the requirement set out in clause 11 (d) and provide a copy of a certificate of qualification in the trade of electrician — construction and maintenance, electrician — domestic and rural, industrial electrician or powerline technician under clause 12 (d), a valid licence under clause 12 (e) or a valid certificate and valid registration under clause 12 (f).

Commencement

7. This Regulation comes into force on the later of,

- (a) the day section 103 of the *Ontario College of Trades and Apprenticeship Act, 2009* comes into force; and
- (b) the day this Regulation is filed.

ONTARIO REGULATION 440/12

made under the

TECHNICAL STANDARDS AND SAFETY ACT, 2000

Made: December 12, 2012

Filed: December 19, 2012

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Amending O. Reg. 187/03

(CERTIFICATION AND TRAINING OF AMUSEMENT DEVICE MECHANICS)

Note: Ontario Regulation 187/03 has not previously been amended.

1. Clause 3 (2) (b) of Ontario Regulation 187/03 is revoked and the following substituted:

- (b) holds a certificate of qualification issued under the *Ontario College of Trades and Apprenticeship Act, 2009* that is not suspended and that authorizes the person to carry out work for which a certificate under subsection (1) would otherwise be required, as long as the person carries out the work under the general supervision of a mechanic;

Commencement**2. This Regulation comes into force on the later of,**

- (a) the day section 103 of the *Ontario College of Trades and Apprenticeship Act, 2009* comes into force; and
(b) the day this Regulation is filed.

ONTARIO REGULATION 441/12

made under the

TECHNICAL STANDARDS AND SAFETY ACT, 2000

Made: December 12, 2012

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Amending O. Reg. 215/01

(FUEL INDUSTRY CERTIFICATES)

Note: Ontario Regulation 215/01 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Paragraph 1 of subsection 13 (1) of Ontario Regulation 215/01 is revoked and the following substituted:

1. At the time of applying, the applicant shall be the holder of a certificate of qualification issued under the *Ontario College of Trades and Apprenticeship Act, 2009* that is not suspended and that authorizes the person to carry out work as an agricultural equipment technician, an automotive service technician, a fuel and electrical systems technician, a heavy duty equipment technician or a truck and coach technician.

2. (1) Paragraph 3 of subsection 20 (2) of the Regulation is amended by striking out “also the holder of a valid certificate of qualification as a plumber or steamfitter issued under the *Trades Qualification and Apprenticeship Act*” at the end and substituting “the holder of a certificate of qualification in the trade of plumber or steamfitter, that is not suspended and that is issued under the *Ontario College of Trades and Apprenticeship Act, 2009*”.

(2) Paragraph 6 of subsection 20 (2) of the Regulation is amended by striking out “as a refrigeration and air-conditioning mechanic issued under the *Trades Qualification and Apprenticeship Act*” at the end and substituting “in the trade of refrigeration and air conditioning systems mechanic or residential air conditioning systems mechanic, that is not suspended and that is issued under the *Ontario College of Trades and Apprenticeship Act, 2009*”.

(3) Paragraph 7 of subsection 20 (2) of the Regulation is amended by striking out “also the holder of a valid certificate of qualification as an electrician issued under the *Trades Qualification and Apprenticeship Act*” at the end and substituting “the holder of a certificate of qualification in the trade of electrician — construction and maintenance or electrician — domestic and rural, that is not suspended and that is issued under the *Ontario College of Trades and Apprenticeship Act, 2009*”.

(4) Paragraph 8 of subsection 20 (2) of the Regulation is amended by striking out “as a sheet metal worker issued under the *Trades Qualification and Apprenticeship Act*” at the end and substituting “in the trade of residential (low rise) sheet metal installer or sheet metal worker, that is not suspended and that is issued under the *Ontario College of Trades and Apprenticeship Act, 2009*”.

3. Subsection 31 (3) of the Regulation is revoked and the following substituted:

(3) A person referred to in subsection (1) shall not perform electrical work other than that described in subsection (2) unless he or she is the holder of a certificate of qualification in the trade of electrician — construction and maintenance or electrician — domestic and rural, that is not suspended and that is issued under the *Ontario College of Trades and Apprenticeship Act, 2009*.

4. (1) Paragraph 3 of subsection 39 (2) of the Regulation is amended by striking out “also the holder of a valid certificate of qualification as a plumber or steamfitter issued under the *Trades Qualification and Apprenticeship Act*” at the end and substituting “the holder of a certificate of qualification in the trade of plumber or steamfitter, that is not suspended and that is issued under the *Ontario College of Trades and Apprenticeship Act, 2009*”.

(2) Paragraph 4 of subsection 39 (2) of the Regulation is amended by striking out “also the holder of a certificate of qualification as a refrigeration and air-conditioning mechanic under the *Trades Qualification and Apprenticeship Act*” at the end and substituting “the holder of a certificate of qualification in the trade of refrigeration and air conditioning systems mechanic or residential air conditioning systems mechanic, that is not suspended and that is issued under the *Ontario College of Trades and Apprenticeship Act, 2009*”.

(3) Paragraph 7 of subsection 39 (2) of the Regulation is amended by striking out “a valid certificate of qualification as an electrician issued under the *Trades Qualification and Apprenticeship Act*” at the end and substituting “a certificate of qualification in the trade of electrician — construction and maintenance or electrician — domestic and rural, that is not suspended and that is issued under the *Ontario College of Trades and Apprenticeship Act, 2009*”.

(4) Paragraph 8 of subsection 39 (2) of the Regulation is amended by striking out “as a sheet metal worker issued under the *Trades Qualification and Apprenticeship Act*” at the end and substituting “in the trade of residential (low rise) sheet metal installer or sheet metal worker, that is not suspended and that is issued under the *Ontario College of Trades and Apprenticeship Act, 2009*”.

5. Paragraph 5 of subsection 52 (2) of the Regulation is amended by striking out “as an electrician issued under the *Trades Qualification and Apprenticeship Act*” at the end and substituting “in the trade of electrician — construction and maintenance or electrician — domestic and rural, that is not suspended and that is issued under the *Ontario College of Trades and Apprenticeship Act, 2009*”.

6. (1) Paragraph 3 of subsection 52.2 (2) of the Regulation is amended by striking out “also a holder of a valid certificate of qualification as a plumber or steamfitter issued under the *Trades Qualification and Apprenticeship Act*” at the end and substituting “the holder of a certificate of qualification in the trade of plumber or steamfitter, that is not suspended and that is issued under the *Ontario College of Trades and Apprenticeship Act, 2009*”.

(2) Paragraph 6 of subsection 52.2 (2) of the Regulation is amended by striking out “also the holder of a valid certificate of qualification as an electrician issued under the *Trades Qualification and Apprenticeship Act*” at the end and substituting “the holder of a certificate of qualification in the trade of electrician — construction and maintenance or electrician — domestic and rural, that is not suspended and that is issued under the *Ontario College of Trades and Apprenticeship Act, 2009*”.

Commencement

7. This Regulation comes into force on the later of,

- (a) the day section 103 of the *Ontario College of Trades and Apprenticeship Act, 2009* comes into force; and
- (b) the day this Regulation is filed.

ONTARIO REGULATION 442/12

made under the

MUNICIPAL ACT, 2001

Made: December 14, 2012

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Amending O. Reg. 385/98

(TAX MATTERS — TRANSITION RATIOS AND AVERAGE TRANSITION RATIOS)

Note: Ontario Regulation 385/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The definition of “qualifying taxation year” in section 0.1 of Ontario Regulation 385/98 is revoked and the following substituted:

“qualifying taxation year” means the 2013 taxation year;

2. Paragraph 2 of subsection 9 (4) of the Regulation is revoked and the following substituted:

2. In determining the total assessment of the properties in a property class for the qualifying taxation year, a municipality may elect to exclude the assessment of a property in the property class,
 - i. if the current value of the property,
 - A. has, before any adjustment under subsection 19.1 (3) of the *Assessment Act*, increased by 100 per cent or such greater percentage as the municipality elects since 2012, or
 - B. has decreased by 25 per cent or such greater percentage as the municipality elects since 2012, and
 - ii. if the municipality also excludes the assessment of the property in determining the total assessment of the properties in the property class for the previous year.

3. Section 13 of the Regulation is revoked.

Commencement

4. This Regulation comes into force on the later of January 1, 2013 and the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: December 14, 2012.

1/13

ONTARIO REGULATION 443/12

made under the

CITY OF TORONTO ACT, 2006

Made: December 14, 2012

Filed: December 20, 2012

Published on e-Laws: December 20, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending O. Reg. 121/07

(TRADITIONAL MUNICIPAL TAXES, LIMITS AND COLLECTION)

Note: Ontario Regulation 121/07 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The definitions of “previous year” and “qualifying taxation year” in subsection 1 (1) of Ontario Regulation 121/07 are revoked and the following substituted:

“previous year” means, in respect of a taxation year, the immediately preceding taxation year;

“qualifying taxation year” means the 2013 taxation year;

2. Paragraph 2 of subsection 2.2 (4) of the Regulation is revoked and the following substituted:

2. In determining the total assessment of the properties in a property class for the qualifying taxation year, the City may elect to exclude the assessment of a property in the property class,

i. if the current value of the property,

A. has, before any adjustment under subsection 19.1 (3) of the *Assessment Act*, increased by 100 per cent or such greater percentage as the City elects since 2012, or

B. has decreased by 25 per cent or such greater percentage as the City elects since 2012, and

ii. if the City also excludes the assessment of the property in determining the total assessment of the properties in the property class for the previous year.

Commencement

3. This Regulation comes into force on the later of January 1, 2013 and the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: December 14, 2012.

ONTARIO REGULATION 444/12

made under the

MUNICIPAL ACT, 2001

Made: December 14, 2012

Filed: December 20, 2012

Published on e-Laws: December 20, 2012

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Amending O. Reg. 73/03

(TAX MATTERS — SPECIAL TAX RATES AND LIMITS)

Note: Ontario Regulation 73/03 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The definitions of “previous year” and “qualifying taxation year” in subsection 1 (1) of Ontario Regulation 73/03 are revoked and the following substituted:

“previous year” means, in respect of a taxation year, the immediately preceding taxation year;

“qualifying taxation year” means the 2013 taxation year;

Commencement

2. This Regulation comes into force on the later of January 1, 2013 and the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Ministry of Finance

Date made: December 14, 2012.

1/13

ONTARIO REGULATION 445/12

made under the

EDUCATION ACT

Made: December 14, 2012

Filed: December 20, 2012

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Printed in *The Ontario Gazette*: January 5, 2013

Amending O. Reg. 400/98

(TAX MATTERS — TAX RATES FOR SCHOOL PURPOSES)

Note: Ontario Regulation 400/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 1 (1) of Ontario Regulation 400/98 is amended by,
 - (a) striking out “2012” and substituting “2013”; and
 - (b) striking out “0.221” and substituting “0.212”.
- (2) Subsection 1 (2) of the Regulation is amended by,
 - (a) striking out “2012” and substituting “2013”; and
 - (b) striking out “0.05525” and substituting “0.05300”.
2. Subsection 2 (2) of the Regulation is amended by striking out “2012” and substituting “2013”.
3. Subsection 3 (2) of the Regulation is amended by striking out “2012” and substituting “2013”.
4. (1) Subsection 9 (8.1) of the Regulation is amended by striking out “2012” in the portion before paragraph 1 and substituting “2013”.
- (2) Subsection 9 (8.2) of the Regulation is amended by striking out “2012” in the portion before paragraph 1 and substituting “2013”.
- (3) Subsection 9 (8.3) of the Regulation is amended by striking out “2012” in the portion before paragraph 1 and substituting “2013”.
5. Tables 1, 2, 3 and 4 of the Regulation are revoked and the following substituted:

TABLE 1

TAX RATES FOR BUSINESS PROPERTIES IN MUNICIPALITIES FOR 2013

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
Alberton, Township of	0.00996195	0.00891468	0.01260000
Armour, Township of	0.00692013	0.00352036	0.00560918
Armstrong, Township of	0.01260000	0.01260000	0.01057167
Assiginack, Township of	0.01015937	0.00736002	
Atikokan, Township of	0.01260000	0.01260000	0.01260000
Baldwin, Township of	0.01260000	0.00310567	0.00927693
Barrie, City of	0.01201176	0.01346399	0.01146673
Belleville, City of	0.01490000	0.01590000	0.01341085
Billings, Township of	0.00735068	0.01116355	
Black River-Matheson, Township of	0.01260000	0.01260000	0.00872861
Blind River, Town of	0.01260000	0.01260000	0.01260000
Bonfield, Township of	0.01152167	0.01260000	0.00706224
Brant, County of	0.01490000	0.01590000	0.01590000
Brantford, City of	0.01490000	0.01590000	0.01416191
Brethour, Township of	0.00880355		0.01260000
Brockville, City of	0.01490000	0.01590000	0.01357574
Bruce, County of	0.01164178	0.01590000	0.00985192
Bruce Mines, Town of	0.01260000	0.01260000	0.00688682
Burk's Falls, Village of	0.01177158	0.01260000	0.01039621
Burpee and Mills, Township of	0.00526826	0.01260000	

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
Callander, Municipality of	0.01254006	0.01260000	0.00982496
Calvin, Township of	0.00618578	0.01260000	0.01000408
Carling, Township of	0.00509914	0.01148661	
Casey, Township of	0.00806325	0.01260000	
Central Manitoulin, Township of	0.00804678	0.01071679	
Chamberlain, Township of	0.00331691	0.00522605	0.01038775
Chapleau, Township of	0.01260000	0.01260000	
Chapple, Township of	0.00642894	0.01260000	0.01260000
Charlton and Dack, Municipality of	0.01260000	0.01260000	0.01009064
Chatham-Kent, Municipality of	0.01481054	0.01590000	0.01469970
Chisholm, Township of	0.00989306	0.00482284	
Cobalt, Town of	0.01260000		0.01260000
Cochrane, Town of	0.01260000	0.01260000	0.00823163
Cockburn Island, Township of			
Coleman, Township of	0.01260000	0.01260000	0.01117201
Conmee, Township of	0.01260000	0.01260000	
Cornwall, City of	0.01490000	0.01590000	0.01590000
Dawson, Township of	0.01260000	0.01260000	0.01260000
Dorion, Township of	0.01260000	0.01260000	0.01260000
Dryden, City of	0.01260000	0.01260000	0.01260000
Dubreuilville, Township of	0.01260000	0.01260000	
Dufferin, County of	0.01068515	0.01590000	0.00883011
Durham, Region of	0.01170935	0.01590000	0.01260000
Ear Falls, Township of	0.01260000	0.01260000	0.01260000
East Ferris, Municipality of	0.00860259	0.01095908	0.01260000
Elgin, County of	0.01260000	0.01590000	0.01109911
Elliot Lake, City of	0.01260000	0.01260000	0.00892802
Emo, Township of	0.01260000	0.01260000	0.01260000
Englehart, Town of	0.01260000	0.01260000	0.01260000
Espanola, Town of	0.01260000	0.01260000	0.01260000
Essex, County of	0.01368924	0.01590000	0.01590000
Evanturel, Township of	0.01260000	0.01058936	0.01130892
Fauquier-Strickland, Township of	0.01260000	0.00571384	0.00621584
Fort Frances, Town of	0.01260000	0.01260000	0.01260000
French River, Municipality of	0.01260000	0.01260000	
Frontenac, County of	0.01490000	0.01590000	
Gananoque, Separated Town of	0.01490000	0.01590000	0.01260000
Gauthier, Township of	0.00794656	0.00747065	
Gillies, Township of	0.01260000	0.01055443	
Gordon/Barrie Island, Municipality of	0.01217513	0.00734835	
Gore Bay, Town of	0.01231796	0.00820926	
Greenstone, Municipality of	0.01260000	0.01260000	0.00319607
Grey, County of	0.01490000	0.01590000	0.01260000
Guelph, City of	0.01440381	0.01590000	0.01590000
Haldimand, County of	0.01425009	0.01590000	0.01590000
Haliburton, County of	0.01063243	0.01188610	
Halton, Region of	0.00969644	0.01571345	0.01203959
Hamilton, City of	0.01334961	0.01374495	0.01260000
Harley, Township of	0.01260000	0.01260000	
Harris, Township of	0.01260000	0.00697998	0.01113448
Hastings, County of	0.00949530	0.01222755	0.01039824
Hearst, Town of	0.01106093	0.01260000	0.00751200
Hilliard, Township of	0.01260000	0.01260000	0.01260000
Hilton Beach, Village of	0.01260000	0.01260000	
Hilton, Township of	0.01022533	0.01260000	
Hornepayne, Township of	0.01260000	0.01260000	
Hudson, Township of	0.01260000	0.01260000	0.00593364
Huron, County of	0.01070891	0.01260000	0.00442930
Huron Shores, Municipality of	0.01260000	0.01260000	0.01260000
Ignace, Township of	0.01260000	0.01260000	0.00990705

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
Iroquois Falls, Town of	0.01260000	0.01260000	0.00838840
James, Township of	0.01260000	0.01260000	
Jocelyn, Township of	0.01107289	0.01260000	
Johnson, Township of	0.01065189	0.01260000	0.00803547
Joly, Township of	0.00935509	0.01260000	
Kapuskasing, Town of	0.01260000	0.01260000	0.00820985
Kawartha Lakes, City of	0.01260000	0.01590000	0.01590000
Kearney, Town of	0.00591211	0.00713738	
Kenora, City of	0.01264470	0.01260000	0.01086102
Kerns, Township of	0.00640749		0.00887789
Killarney, Municipality of	0.00694203	0.01260000	
Kingston, City of	0.01490000	0.01590000	0.01461718
Kirkland Lake, Town of	0.01260000	0.01260000	0.01104095
La Vallee, Township of	0.01133514	0.01260000	0.01260000
Laird, Township of	0.01260000	0.01260000	
Lake of The Woods, Township of	0.01184693		
Lambton, County of	0.01478555	0.01590000	0.01225212
Lanark, County of	0.01393802	0.01590000	0.01590000
Larder Lake, Township of	0.01260000	0.01038649	
Latchford, Town of	0.01260000	0.01260000	0.01260000
Leeds and Grenville, County of	0.01421056	0.01590000	0.01508364
Lennox and Addington, County of	0.01490000	0.01590000	0.01260000
London, City of	0.01490000	0.01590000	0.01590000
Macdonald, Meredith and Aberdeen, Additional, Township of	0.01260000	0.01260000	0.01043775
Machar, Township of	0.00790944	0.00450326	0.00655575
Machin, Township of	0.01255261	0.00526320	0.01260000
Magnetawan, Municipality of	0.00651726	0.00791944	
Manitouwadge, Township of	0.01260000	0.01260000	
Marathon, Town of	0.01270917	0.01260000	
Markstay-Warren, Municipality of	0.01093236	0.00865780	0.01260000
Matachewan, Township of	0.01260000	0.01260000	
Mattawa, Town of	0.01260000	0.01260000	0.01147367
Mattawan, Township of	0.01260000		0.01260000
Mattice-Val Cote, Township of	0.01260000	0.01260000	0.00438533
McDougall, Township of	0.00638031	0.01260000	
McGarry, Township of	0.01260000	0.00475644	
McKellar, Township of	0.01232824	0.01260000	
McMurrich/Monteith, Township of	0.00967770	0.00302757	0.00151748
Middlesex, County of	0.01444106	0.01590000	0.01383603
Moonbeam, Township of	0.01260000	0.01260000	0.01112887
Moosonee, Town of	0.00647160	0.01260000	
Morley, Township of	0.01260000	0.00490803	0.01260000
Muskoka, District of	0.00665343	0.00833327	0.00437824
Nairn and Hyman, Township of	0.01260000	0.01260000	0.01260000
Neebing, Municipality of	0.00581998	0.01260000	0.01260000
Niagara, Region of	0.01260000	0.01590000	0.01260000
Nipigon, Township of	0.01260000	0.01260000	0.01260000
Nipissing, Township of	0.00915514	0.00186716	
Norfolk, County of	0.01490000	0.01590000	0.01550404
North Bay, City of	0.01260000	0.01260000	0.01091118
Northeastern Manitoulin and the Islands, Town of	0.00922828	0.01260000	
Northumberland, County of	0.01490000	0.01590000	0.01335083
O'Connor, Township of	0.01151683	0.01016684	
Oliver and Paipoonge, Township of	0.01260000	0.01260000	0.01260000
Opasatika, Township of	0.01001053	0.01260000	0.00545855
Orillia, City of	0.01387759	0.01590000	0.01590000
Ottawa, City of	0.01333595	0.01590000	0.01470746
Owen Sound, City of	0.01490000	0.01590000	
Oxford, County of	0.01490000	0.01590000	0.01088499

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
Papineau-Cameron, Township of	0.00937698	0.01260000	0.00602712
Parry Sound, Town of	0.00807511	0.00661645	0.01222764
Peel, Region of	0.01147477	0.01399256	0.01397111
Pelee, Township of	0.01260000	0.00483891	
Pembroke, City of	0.01490000	0.01590000	0.01054294
Perry, Township of	0.01008068	0.00622191	0.00642027
Perth, County of	0.01260000	0.01590000	0.01519126
Peterborough, City of	0.01477298	0.01590000	0.01260000
Peterborough, County of	0.01260000	0.01590000	0.01163820
Pickle Lake, Township of	0.00655980	0.00025459	
Plummer, Additional, Township of	0.01195686	0.01260000	0.00861202
Powassan, Municipality of	0.00974562	0.01231690	0.00854530
Prescott and Russell, County of	0.01315556	0.01590000	0.01142255
Prescott, Separate Town of	0.01490000	0.01590000	0.01260000
Prince, Township of	0.01260000	0.01260000	
Prince Edward, County of	0.00772449	0.01590000	0.00529405
Quinte West, City of	0.01464367	0.01590000	0.01260000
Rainy River, Town of	0.01260000	0.01260000	0.01260000
Red Lake, Municipality of	0.01260000	0.01260000	0.01260000
Red Rock, Township of	0.01260000	0.01260000	0.01227843
Renfrew, County of	0.01488788	0.01590000	0.01212745
Ryerson, Township of	0.00686987	0.00973446	
Sable-Spanish Rivers, Township of	0.01260000	0.00382709	
Sault Ste. Marie, City of	0.01266524	0.01260000	0.01260000
Schreiber, Township of	0.01260000		
Seguin, Township of	0.00611034	0.01260000	0.01073435
Shedden, Township of	0.01260000	0.01260000	
Shuniah, Township of	0.01260000	0.01260000	0.01260000
Simcoe, County of	0.01260000	0.01590000	0.01455422
Sioux Lookout, Municipality of	0.01260000	0.01260000	
Sioux Narrows-Nestors Falls, Township of	0.01165003	0.00855602	
Smiths Falls, Separated Town of	0.01490000	0.01590000	0.01406595
Smooth Rock Falls, Town of	0.01261921	0.01260000	0.01025094
South Algonquin, Township of	0.00514949	0.01118718	
South River, Village of	0.01034678	0.00846201	0.00396109
St. Charles, Municipality of	0.00600962		0.01260000
St. Joseph, Township of	0.00721740	0.01260000	
St. Marys, Separated Town of	0.01240916	0.01590000	0.01420256
St. Thomas, City of	0.01490000	0.01590000	0.00935530
Stormont, Dundas and Glengarry, County of	0.01490000	0.01590000	0.01159496
Stratford, City of	0.01490000	0.01590000	0.01260000
Strong, Township of	0.00741259	0.01260000	0.00606472
Sudbury, City of Greater	0.01260000	0.01260000	0.01260000
Sundridge, Village of	0.01069322	0.01174412	0.00680671
Tarbutt and Tarbutt, Additional, Township of	0.01066016	0.01260000	
Tehkummah, Township of	0.01024230	0.00766102	
Temagami, Municipality of	0.01260000	0.01260000	0.00995422
Temiskaming Shores, Town of	0.01260000	0.01260000	0.00853233
Terrace Bay, Township of	0.01260000	0.01260000	
The Archipelago, Township of	0.00611070	0.00701889	
The North Shore, Township of	0.01260000	0.01260000	
Thessalon, Town of	0.01260000	0.01005587	0.00684813
Thornloe, Village of	0.01190310	0.01260000	
Thunder Bay, City of	0.01260000	0.01260000	0.01260000
Timmins, City of	0.01260000	0.01260000	0.01260000
Toronto, City of	0.01363885	0.01388808	0.01558041
Val Rita-Harty, Township of	0.01260000	0.01260000	0.00708888
Waterloo, Region of	0.01490000	0.01590000	0.01116919
Wawa, Township of	0.01260000	0.01260000	
Wellington, County of	0.01075161	0.01590000	0.01590000

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
West Nipissing, Municipality of	0.01239379	0.01260000	0.01260000
White River, Township of	0.01260000	0.01260000	
Whitestone, Municipality of	0.00590401	0.00872441	
Windsor, City of	0.01473552	0.01590000	0.01590000
York, Region of	0.01094012	0.01260000	0.01509578

TABLE 2

TAX RATE FOR BUSINESS PROPERTIES IN MUNICIPALITIES WITH OPTIONAL COMMERCIAL CLASSES FOR 2013

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value			
	Commercial Property Class	Office Building Property Class	Shopping Centre Property Class	Parking Lots and Vacant Land Property Class
Chatham-Kent, Municipality of	0.01490000	0.01260000	0.01443644	0.01260000
Espanola, Town of	0.01260000		0.01260000	
Essex, County of	0.01375647	0.01260000		0.00715405
Hamilton, City of	0.01334961			0.01334961
Kenora, City of	0.01260000	0.01260000	0.01260000	0.01260000
Lambton, County of	0.01490000	0.01486873	0.01424840	0.00918326
Marathon, Town of	0.01260000		0.01260000	0.01260000
Ottawa, City of	0.01336200	0.01490000	0.01099427	0.00762787
Sault Ste. Marie, City of	0.01260000	0.01260000	0.01260000	0.01260000
Smooth Rock Falls, Town of	0.01260000			0.01260000
Windsor, City of	0.01490000	0.01490000	0.01448050	0.00924108

TABLE 3

TAX RATE FOR BUSINESS PROPERTIES IN MUNICIPALITIES WITH OPTIONAL INDUSTRIAL CLASSES FOR 2013

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value	
	Industrial Property Class	Large Industrial Property Class
Atikokan, Township of	0.01260000	0.01260000
Chatham-Kent, Municipality of	0.01590000	0.01590000
Dryden, City of	0.01260000	0.01260000
Dubreuilville, Township of	0.01260000	0.01260000
Elgin, County of	0.01590000	0.01590000
Espanola, Town of	0.01260000	0.01260000
Essex, County of	0.01590000	0.01590000
Fort Frances, Town of	0.01260000	0.01260000
Hamilton, City of	0.01374495	0.01374495
Hearst, Town of	0.01260000	0.01260000
Iroquois Falls, Town of	0.01260000	0.01260000
James, Township of	0.01260000	0.01260000
Kapuskasing, Town of	0.01260000	0.01260000
Kenora, City of	0.01260000	0.01260000
Lambton, County of	0.01590000	0.01590000
Leeds and Grenville, County of	0.01590000	0.01590000
Lennox and Addington, County of	0.01590000	0.01590000
Ottawa, City of	0.01590000	0.01590000
Owen Sound, City of	0.01590000	0.01590000
Powassan, Municipality of	0.01228197	0.01260000
Prescott and Russell, County of	0.01590000	0.01590000
Quinte West, City of	0.01590000	0.01590000
Red Lake, Municipality of	0.01260000	0.01260000
Renfrew, County of	0.01590000	0.01590000
Sault Ste. Marie, City of	0.01260000	0.01260000
Smooth Rock Falls, Town of	0.01260000	0.01260000
St. Thomas, City of	0.01590000	0.01590000
Stormont, Dundas and Glengarry, County of	0.01590000	0.01590000

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value	
	Industrial Property Class	Large Industrial Property Class
Sudbury, City of Greater	0.01260000	0.01260000
Thessalon, Town of	0.00769121	0.01260000
Thunder Bay, City of	0.01260000	0.01260000
Timmins, City of	0.01260000	0.01260000
Windsor, City of	0.01590000	0.01590000

TABLE 4

TAX RATES FOR BUSINESS PROPERTIES IN UNATTACHED UNORGANIZED TERRITORIES FOR 2013

Territory	Tax Rate — Expressed as a Fraction of Assessed Value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
Nipissing, District of			
Timiskaming Board of Education	0.01033290		0.01180147
Nipissing Combined School Boards	0.01240325	0.01260000	0.01260000
Parry Sound, District of			
South River Township School Authority	0.00668357		
West Parry Sound Board of Education	0.00641250	0.00615425	
East Parry Sound Board of Education	0.00935745	0.01260000	0.00983231
Manitoulin, District of			
Manitoulin Locality Education	0.01030334	0.00970530	
Sudbury, District of			
Sudbury Locality Education	0.01260000	0.01260000	
Espanola Locality Education	0.01024344	0.00489828	
Chapleau Locality Education	0.00983486	0.01260000	
Foleyet DSA Locality Education	0.01067688		
Gogama DSA Locality Education	0.00764211		
Asquith Garvey DSA Locality Education	0.00555506	0.01151275	
Missarenda DSA Locality Education	0.00544947	0.00338811	
Timiskaming, District of			
Kirkland Lake Locality Education	0.01260000	0.01260000	0.01260000
Timiskaming Locality Education	0.01260000	0.01260000	0.01260000
Cochrane, District of			
Hearst Locality Education	0.00771235	0.01049448	0.00538713
Kap SRF and District Locality Education	0.01260000	0.00215718	0.00710754
Cochrane-Iroquois Falls Locality Education	0.00999102	0.01260000	0.00737134
James Bay Lowlands Locality Education	0.01260000		
Algoma, District of			
Sault Ste. Marie Locality Education	0.01260000	0.01260000	0.01260000
Thunder Bay, District of			
Allanwater DSA Locality Education	0.00056543		
Nipigon Red Rock Locality Education	0.00803639		0.01260000
Lake Superior Locality Education	0.01260000	0.01260000	
Lakehead Locality Education	0.01260000	0.01260000	0.01260000
Auden DSA Locality Education	0.00210455		
Ferland DSA Locality Education	0.00061651		
Armstrong DSA Locality Education	0.00622113		
Savant Lake DSA Locality Education	0.00576734		
Upsala DSA Locality Education	0.00522451	0.00456773	0.00281622
Rainy River, District of			
Fort Frances/Rainy River Locality Education (assessment roll numbers beginning with "5902")	0.00845205	0.01260000	
Fort Frances/Rainy River Locality Education (assessment roll numbers beginning with "5903")	0.00599886	0.00682386	
Mine Centre DSA Locality Education	0.00198288	0.00294789	
Atikokan Locality Education	0.01260000	0.01260000	0.01260000
Kenora, District of			
Kenora Locality Education	0.01260000	0.01260000	0.01260000
Dryden Locality Education (assessment roll numbers beginning with "6060")	0.01069356	0.01260000	0.01260000
Keewatin-Patricia District Locality Education	0.00831701		
Dryden Locality Education (assessment roll numbers	0.01260000		0.01260000

Territory	Tax Rate — Expressed as a Fraction of Assessed Value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
beginning with “6093”)			
Red Lake Locality Education	0.01010781	0.01260000	0.01260000
Dryden Locality Education (assessment roll numbers beginning with “6096”)	0.01152171	0.01004390	0.01260000
Sturgeon Lake Locality Education	0.00611251		

Commencement

6. This Regulation comes into force on the later of January 1, 2013 and the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: December 14, 2012.

ONTARIO REGULATION 446/12
made under the
PROVINCIAL LAND TAX ACT, 2006

Made: December 14, 2012
Filed: December 20, 2012
Published on e-Laws: December 20, 2012
Printed in *The Ontario Gazette*: January 5, 2013

Amending O. Reg. 224/09
(TAX RATES)

Note: Ontario Regulation 224/09 has not previously been amended.

1. (1) Subsection 1 (1) of Ontario Regulation 224/09 is amended by adding “for 2013” after “the tax rate”.
- (2) Subsection 1 (2) of the Regulation is amended by adding “for 2013” after “the tax rate”.
2. Tables 1 and 2 of the Regulation are revoked and the following substituted:

TABLE 1
TAX RATES FOR LAND IN A LOCALITY

Property Class	Rate
Residential Property Class	0.00161727
Multi-residential Property Class	0.00161727
Farm Property Class	0.00040432
Managed Forests Property Class	0.00040432
Commercial Property Class	0.00054436
Industrial Property Class	0.00039189
Pipe Line Property Class	0.00190290

TABLE 2
TAX RATES FOR LAND NOT IN A LOCALITY

Property Class	Rate
Residential Property Class	0.00025393
Multi-residential Property Class	0.00025393
Farm Property Class	0.00006348
Managed Forests Property Class	0.00006348
Commercial Property Class	0.00054436
Industrial Property Class	0.00039189
Pipe Line Property Class	0.00190290

Commencement

3. This Regulation comes into force on the later of January 1, 2013 and the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: December 14, 2012.

ONTARIO REGULATION 447/12

made under the

PENSION BENEFITS ACT

Made: December 12, 2012

Filed: December 20, 2012

Published on e-Laws: December 20, 2012

Printed in *The Ontario Gazette*: January 5, 2013Amending Reg. 909 of R.R.O. 1990
(GENERAL)

Note: Regulation 909 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Regulation 909 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:**47.7.2** (1) The administrator of any of the following pension plans may make the election described in this section:

1. Colleges of Applied Arts and Technology Pension Plan, registered under the Act as number 0589895.
2. Healthcare of Ontario Pension Plan, registered under the Act as number 0346007.
3. Ontario Public Service Employees Union Pension Plan, registered under the Act as number 1012046.

(2) The administrator may elect to cause the pension plan to be reviewed and a report under section 14 to be prepared with a valuation date (the “new valuation date”) that is not later than January 1, 2018 and is also not later than the fourth anniversary of the valuation date of the most recently filed report with a valuation date on or before December 30, 2014, despite subsection 14 (1).

(3) The election may be made only once and must be filed no later than 180 days after the third anniversary (the “standard valuation date”) of the valuation date of the most recently filed report with a valuation date on or before December 30, 2014.

(4) The election, as filed, must specify the new valuation date and must be accompanied by an actuarial cost certificate that sets out the contributions to be made for the period beginning immediately after the standard valuation date and ending on the new valuation date, determined on the basis of the valuation disclosed in the most recently filed report with a valuation date on or before December 30, 2014.

Revocation**2. Section 47.7.2 of the Regulation is revoked.****Commencement**

3. (1) Subject to subsection (2), this Regulation comes into force on the later of December 31, 2012 and the day it is filed.

(2) Section 2 comes into force on October 1, 2018.

RÈGLEMENT DE L'ONTARIO 447/12

pris en vertu de la

LOI SUR LES RÉGIMES DE RETRAITE

pris le 12 décembre 2012

déposé le 20 décembre 2012

publié sur le site Lois-en-ligne le 20 décembre 2012

imprimé dans la *Gazette de l'Ontario* le 5 janvier 2013

modifiant le Règl. 909 des R.R.O. de 1990

(DISPOSITIONS GÉNÉRALES)

Remarque : Le Règlement 909 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le Règlement 909 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de l'article suivant :**47.7.2 (1) L'administrateur de l'un ou l'autre des régimes de retraite suivants peut faire le choix prévu au présent article :**

1. Le régime appelé Colleges of Applied Arts and Technology Pension Plan, enregistré en vertu de la Loi sous le numéro 0589895.
2. Le régime appelé Healthcare of Ontario Pension Plan, enregistré en vertu de la Loi sous le numéro 0346007.
3. Le Régime de retraite du Syndicat des employés de la fonction publique de l'Ontario, enregistré en vertu de la Loi sous le numéro 1012046.

(2) Malgré le paragraphe 14 (1), l'administrateur peut choisir de faire réviser le régime de retraite et de faire préparer un rapport visé à l'article 14 dont la date d'évaluation (appelée «nouvelle date d'évaluation») n'est pas postérieure au 1^{er} janvier 2018 ni au quatrième anniversaire de la date d'évaluation du dernier rapport déposé dont la date d'évaluation tombe au plus tard le 30 décembre 2014.

(3) Le choix, qui ne peut être fait qu'une seule fois, est déposé au plus tard 180 jours après le troisième anniversaire (appelé «date normale d'évaluation») de la date d'évaluation du dernier rapport déposé dont la date d'évaluation tombe au plus tard le 30 décembre 2014.

(4) Le choix déposé précise la nouvelle date d'évaluation et est accompagné d'un certificat actuariel qui indique les cotisations à verser pour la période qui commence immédiatement après la date normale d'évaluation et qui se termine à la nouvelle date d'évaluation, déterminées d'après l'évaluation présentée dans le dernier rapport déposé dont la date d'évaluation tombe au plus tard le 30 décembre 2014.

Abrogation**2. L'article 47.7.2 du Règlement est abrogé.****Entrée en vigueur**

3. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le dernier en date du 31 décembre 2012 et du jour de son dépôt.

(2) L'article 2 entre en vigueur le 1^{er} octobre 2018.

ONTARIO REGULATION 448/12

made under the

MILK ACT

Made: December 18, 2012

Filed: December 21, 2012

Published on e-Laws: December 21, 2012

Printed in *The Ontario Gazette*: January 5, 2013

Amending Reg. 753 of R.R.O. 1990

(GRADES, STANDARDS, DESIGNATIONS, CLASSES, PACKING AND MARKING)

Note: Regulation 753 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) The Table to section 11 of Regulation 753 of the Revised Regulations of Ontario, 1990 is amended by striking out,

2	Milk used to process sour cream, yogourt, frozen yogourt, beverage yogourt, yogourt shake, ice cream, ice cream mix, ice milk, ice milk mix, sherbet, sherbet mix, frozen dairy dessert, milk shake, milk shake mix, kefir, fudge, soup mixes or Indian sweets
	Unhomogenized milk sold to consumers in non-gradated containers of 20 litres or more
3a	Milk used to process cheeses other than cheeses referred to in Class 3b
	Milk used to process cheese curds other than stirred curds

and substituting,

2a	Milk used to process all types of yogurt including yogurt beverages, kefir and lassi but not including frozen yogurt referred to in class 2b
2b	Milk used to process all types of ice cream and ice milk, ice cream mix and ice milk mix, whether frozen or not, other frozen dairy products including frozen yogurt, all types of sour cream, fudge, pudding, soup mix, caffeinate, Indian sweets, milk shake and milk shake mix
	Milk used to process unhomogenized milk sold to consumers in non-graded containers of 20 litres or more
3a	Milk used to process cheeses other than cheeses referred to in classes 3b and 3c
	Milk used to process cheese curds other than stirred curds referred to in class 3b

(2) The Table to section 11 of the Regulation is amended by adding the following:

3c	Milk used to process Asiago, Brick, Canadian style Munster (Muenster), Colby, Farmer, Feta, Gouda, Havarti, Jack, Monterey Jack, Parmesan, Swiss and all types of Mozzarella
----	--

(3) The Table to section 11 of the Regulation is amended by striking out,

4a1	Milk used to process infant food formulations, meal replacement products, medical recovery drinks, sport recovery drinks or weight/muscle gain formulations
	Milk used to process either of rennet casein (dry or curd) or milk protein concentrate to be used in making an unstandardized processed cheese type product

and substituting,

4a1	Milk used to process rennet casein (dry or curd), milk protein concentrate (dry or liquid) or skim milk (dry or liquid), if the processed product is to be used in making an unstandardized processed cheese type product
-----	---

Commencement

2. This Regulation comes into force on the later of May 1, 2013 and the day it is filed.

Made by:

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

PETER RZADKI
Secretary

GERI KAMENZ
Chair

Date made: December 18, 2012.

1/13

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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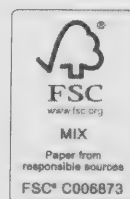
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Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2013-01-12	
A.M.N.R. HOLDING LTD.	001694824
AAA FAST SERVICES INC.	001689436
ACTIVE MASONRY INC.	001687450
ALLIANCE VAN LINES MOVING SYSTEMS LTD.	001683601
ALWAYS INEXPENSIVE MOVERS INC.	001703303
ANDSAM MASONRY CO. LTD.	001088377
APPELLA WATCH IMPORTS INC.	001308520
AVEADA HOLDINGS LTD.	002106583
AVENUE EQUITIES LIMITED	002104265
B & G SECURITY CONSULTANTS INC.	001699264
BAILIFF OFFICE - TORONTO REGION INC.	001701418

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BALLOONHEADS INC.	002101826
BERT TRADING INC.	001681980
BRUNET ENTERPRISES INC.	001074084
CANESTO MARKETING GROUP INC.	001694418
CARLITO'S CASUAL DINING LTD.	002141908
CENTURY MINING FINANCE CORP.	002100268
CHRISTINA'S COURIER INC.	002108786
CHRYSLIS REFINISHING LTD.	000933749
CORPLAND GROUP REALTY INC.	000891252
CRITICUT INC.	000726648
CZECH CANADA IMPORTS INC.	001630358
DAGMAR STONEHOUSE CONSULTING INC.	002078318
DALEY COMMUNICATIONS CABLING INC.	002095176
DIROTEX INC.	001695171
DVM PROPERTIES INC.	002113599
EPOCH PROPERTIES INC.	001682997
FORENSIC SUPPORT SERVICES INC.	001231396
FROSTY FREEZE ICE CREAM LTD.	001638228
G.O.M.B. INC.	001143045
GBJY INVESTMENTS LTD.	001617732
GHEQUIERE PLANT FARMS LIMITED	001045004
GUIDO PAINTING 2002 LTD.	001554794
HARVEST COLLECTION INC.	001064688
J&P CARES INC.	001689329
JETAKING MARKETING INC.	000989305
LEC-TRIKS INC.	001550033
LOREMZETTI CLEAN INC.	001700540
MISTY'S EXCAVATING LTD.	001459610
MORINDA TRANSPORT INC.	002092481
NATIONAL MILLWORK COMPANY LIMITED	000839940
NBS CORPORATE GROUP INC.	001687542
ON THE GO COURIER & DISTRIBUTION SERVICES INC.	001342790
P & J WOOD SOLUTIONS INC.	001553252
PAN-AM CONSTRUCTION SERVICES CORP.	002098332
PIRON ROOFING INC.	002095650
PRISTINE SOLUTIONS CLEANING SUPPLIES INC.	002059923
PRIYANGAN INC.	001327531
PROVINCIAL SALES & SUPPLY LTD.	001216969
QUATTRO FLOAT SERVICE LTD.	001685523
RANKIN ALLIANCE MECHANICAL GROUP INC.	002043782

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
RES/COM REAL ESTATE SERVICES INC.	001585196
RESCUE ROOTER PLUMBING & DRAIN CLEANING INC.	001683244
RHYTHM INTERIORS INC.	002104013
ROOMSCAPES LTD	001048792
ROSELAND CONTRUCTION LTD.	002037806
SAECO ESPRESSO LIMITED	000845900
SHINY TRUST CLEANING COMPANY INC.	001658100
SPA HOLDINGS INC.	000810837
SUNSET FARM RESIDENTIAL HOME INC.	001111334
SWISS FOOD HOST INC.	001695722
THE EXPRESS FIX INC.	001436550
THE LEARNING VACATION DIRECTORY LTD.	001648035
THE RAFEX GROUP INC.	001692183
TROY RESTAURANTS AND CATERING SERVICES LTD.	002096833
UNIVERSAL DRAGONS INC.	001701320
WIRE 2 WIRE INC.	001669898
WLG ENTERPRISES INC.	001681858
ZODIOPTICS INC.	001663475
1053200 ONTARIO LIMITED	001053200
1083262 ONTARIO INC.	001083262
1252392 ONTARIO INC.	001252392
1344310 ONTARIO LIMITED	001344310
1398695 ONTARIO INC.	001398695
1425855 ONTARIO LTD.	001425855
1476832 ONTARIO LIMITED	001476832
1556160 ONTARIO INC.	001556160
1562372 ONTARIO INC.	001562372
1608359 ONTARIO LTD.	001608359
1632408 ONTARIO INC.	001632408
1652580 ONTARIO INC.	001652580
1670719 ONTARIO INC.	001670719
1674520 ONTARIO INC.	001674520
1678823 ONTARIO INC.	001678823
1681107 ONTARIO INC.	001681107
1681491 ONTARIO LTD.	001681491
1684177 ONTARIO INC.	001684177
1685627 ONTARIO INC.	001685627
1690379 ONTARIO LIMITED	001690379
1690540 ONTARIO LIMITED	001690540
1692035 ONTARIO LIMITED	001692035
1693672 ONTARIO INC.	001693672
1697159 ONTARIO INC.	001697159
1697576 ONTARIO LTD.	001697576
1700033 ONTARIO INC.	001700033
1704914 ONTARIO INC.	001704914
1707969 ONTARIO INC.	001707969
1722944 ONTARIO LIMITED	001722944
1725685 ONTARIO CORP.	001725685
2001743 ONTARIO INC.	002001743
2021166 ONTARIO LIMITED	002021166
2023849 ONTARIO INC.	002023849
2035328 ONTARIO LTD.	002035328
2040486 ONTARIO INC.	002040486
2097548 ONTARIO LTD.	002097548
2098040 ONTARIO LTD.	002098040
2098169 ONTARIO INC.	002098169
2100289 ONTARIO INC.	002100289
2107052 ONTARIO INC.	002107052
2108024 ONTARIO INC.	002108024
2109231 ONTARIO INC.	002109231
2114277 ONTARIO INC.	002114277
3C'S & V ENTERPRISES INC.	001570893
300817 ONTARIO LIMITED	000300817
523520 ONTARIO INC.	000523520
654528 ONTARIO LIMITED	000654528
770552 ONTARIO LIMITED	000770552

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
882188 ONTARIO INC.	000882188
926257 ONTARIO LTD.	000926257
934217 ONTARIO LIMITED	000934217

(146-G017)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-12-17	
ALL RIGHT GLASS CORP.	001174774
ALLZONE TRANSPORT INC.	002072823
ARBURY INVESTMENTS LTD.	000505041
ARTISTIC CONCRETE DESIGN INC.	001687509
AS SEEN ON TV MAPLEVIEW INC.	001354188
ASKIM DIGITAL INC.	001533303
BARRIE RV CENTRE INC.	001459568
BESTWEST GENERAL AUTO REPAIRS & DETAILING INC.	001693546
BOWERS INTERNATIONAL CORP.	001631478
BRAMPTON HOSE & INDUSTRIAL SALES LTD.	001573525
BRETAYCHA CORP.	002036002
C.J. LAMAR LTD.	000950070
C.R.G. CARPENTRY INC.	000707533
CAIN'S CANADIAN MATTRESS INC.	002147576
COMWEST INDUSTRIES INC.	001060530
D&D EXCAVATING AND CONTRACTING LTD	000701125
DALIAN GAOTENG CLEANING EQUIPMENT CO. LTD.	001226660
DAVID FOLEY ASSOCIATES INC.	001223911
FIRST FAZE ENTERTAINMENT INC.	002102909
GDALY CONSULTING INC.	002066520
INTERCAR HANDLING SERVICES INC.	001182765
J. LAM SERVICING & SALES INC.	000956845
J.B. MAXIMUM REALTY LIMITED	001172579
JAMES BRYANT ELECTRIC LTD.	001650367
JEET REAL ESTATE LTD.	001011377
JL PACKAGING INC.	002037395
KENBAY MECHANICAL LTD.	000577605
LA VIDA RESTAURANT & LOUNGE INC.	001612761
LASERPLUS VISAGE INC.	002030746
MAPLEVIEW MASONRY LTD.	002053019

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MCU AUTOMOTIVE (TORONTO) INC.	001144889
MILLENIUM GENERAL CONTRACTING LTD.	001400603
MILNER REFRIGERATION LIMITED	000417809
MODELLA GARMENTS CORP.	001184114
MORNING GLORY MANAGEMENT LTD.	001431801
NETWELL COMMUNICATIONS INC.	001127173
ORIAH DIAMONDS INC.	001753248
PABLO'S FURNITURE & MATTRESS INC.	002087556
PARAGON PRESS LIMITED	000055833
PIZARRO RAILING LTD	001370632
R.S.L. REALTY INCORPORATED	002064274
R&P ELECTRIC MOTOR SERVICE INC.	002095771
RAEKAR LIMITED	001550625
ROBBIES HIGHWAY TRANSPORT INC.	001503522
ROCLAND CONSTRUCTION LIMITED	001406390
S.J. ALEXANDER ENERGIES LIMITED	000514341
SIGMA SIGNS IDENTIFICATION SOLUTIONS GROUP INC.	001701269
SPARK INVESTMENTS INC.	001537218
TACO ONE LONDON INC.	002126857
TALENT TEAM ENTERPRISES LTD.	001236100
THE EDGE GARDEN PRODUCTS INC.	001481426
THE GLENGARRIAN COMMUNITY NEWSPAPER INC.	001580965
TORONTO FURNITURE MANUFACTURING COMPANY (1986) LIMITED	000677056
TRI-MARK LOGISTICS INC.	002097692
TRILUS CORPORATION	000853393
ULTIMATE TRIM LTD.	001721972
UNITERRA CANADA LTD.	002005195
VIEWRIDGE ESTATES INC.	001208129
WASHROOM DEODORANT SYSTEMS INC.	001253756
WINDCHEATER HOLDINGS INC.	001389139
XXSCAPE SALON AND BARBER INC.	001395266
YOSSI'S THORNHILL LTD.	001226337
ZORAN TILES INC.	002096367
1063551 ONTARIO LIMITED	001063551
1093693 ONTARIO LIMITED	001093693
1125806 ONTARIO INC.	001125806
1161148 ONTARIO INC.	001161148
1187476 ONTARIO INC.	001187476
1207854 ONTARIO INC.	001207854
1222368 ONTARIO LTD.	001222368
1270746 ONTARIO INC.	001270746
1293388 ONTARIO LIMITED	001293388
1329480 ONTARIO LIMITED	001329480
1339633 ONTARIO LIMITED	001339633
1407766 ONTARIO LIMITED	001407766
1421173 ONTARIO INC.	001421173
1432276 ONTARIO LIMITED	001432276
1469590 ONTARIO INC.	001469590
1487092 ONTARIO LIMITED	001487092
1498993 ONTARIO LIMITED	001498993
1546152 ONTARIO INC.	001546152
1558954 ONTARIO LTD.	001558954
1591371 ONTARIO INC.	001591371
1603794 ONTARIO INC.	001603794
1609812 ONTARIO LTD.	001609812
1610227 ONTARIO INC.	001610227
1647178 ONTARIO INC.	001647178
1672243 ONTARIO INC.	001672243
1688670 ONTARIO INC.	001688670
1691543 ONTARIO LTD.	001691543
1691790 ONTARIO INC.	001691790
1701958 ONTARIO LTD.	001701958
1702065 ONTARIO LTD.	001702065
1705397 ONTARIO INC.	001705397
1709068 ONTARIO INC.	001709068

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1723721 ONTARIO INC.	001723721
1725664 ONTARIO INC.	001725664
2025760 ONTARIO LIMITED	002025760
2058936 ONTARIO INCORPORATED	002058936
2061353 ONTARIO LTD.	002061353
2097582 ONTARIO INC.	002097582
2098470 ONTARIO INC.	002098470
2105262 ONTARIO INC.	002105262
2106078 ONTARIO INC.	002106078
2109488 ONTARIO INC.	002109488
2123191 ONTARIO INC.	002123191
2150061 ONTARIO INC.	002150061
457573 ONTARIO LIMITED	000457573
687542 ONTARIO INC.	000687542
7N PACKAGING CORPORATION	001213628
714305 ONTARIO INC.	000714305
808028 ONTARIO INC.	000808028
847686 ONTARIO INC.	000847686
900505 ONTARIO INC.	000900505
997742 ONTARIO LIMITED	000997742

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G018)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-12-07	
ADVANCED CLEAN ENERGY SYSTEMS CANADA LTD.	001690737
ESSEX PORK ASSEMBLY YARD LTD.	001522003
JON GEBARA SERVICES INC.	002154591
1388365 ONTARIO INC.	001388365
1689178 ONTARIO LIMITED	001689178
1741611 ONTARIO INC.	001741611
1769826 ONTARIO INC.	001769826
1813308 ONTARIO INC.	001813308
2099734 ONTARIO LTD.	002099734
2144464 ONTARIO LIMITED	002144464
2234249 ONTARIO INC.	002234249
2012-12-10	
AIRSUN HEATING & AIR CONDITIONING INC.	001879058
BELMONT HOLDINGS (BELLEVILLE) LIMITED	000339398
BIG BOI CUSTOMS INC.	002234061
CANADA SUPREME ELEGANCE ENTERPRISE INC.	002112511
CASTLEGUARD HOME CARE LTD.	000796849
CHINA NEW ENERGY CORPORATION	001695312
CHING-SHIN HOLDINGS INC.	000411948
GREENS FOR ALL SCENES LTD.	001482510
LANARK LANE INVESTMENTS INC.	001385403
MITCHELL WORTH OF MONO LIMITED	000841708
PAULVIC INVESTMENTS LIMITED	001188916

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
PROPAGANDA ACCESSORIES INC.	001418993
R.V.W. INVESTMENTS INC.	001031555
RED ROSE LIMOUSINE SERVICE LTD.	000905289
RICHMOND KING NOODLES & SEAFOOD RESTAURANT INC.	001023500
S.O.S. CONSULTING INC.	001314736
SKY AXLE IMPORTS LTD.	002245106
SUDBURY'S ULTIMATE POKER LEAGUE INC.	001679565
THOMPSON PROPERTIES LIMITED	002037343
TRIPLE B INVESTMENTS INC.	002028247
1520094 ONTARIO INC.	001520094
1719653 ONTARIO LTD.	001719653
1736014 ONTARIO INC.	001736014
2149046 ONTARIO INC.	002149046
2190318 ONTARIO INC.	002190318
43 20 NORTH INC.	001736166
2012-12-17	
509826 ONTARIO LIMITED	000509826
2012-12-18	
ALL ONTARIO HOME INSPECTIONS INC.	002150004
AMBIANCE PRODUCTIONS INC.	002110214
CAL-CAN COMMUNICATIONS INC.	001094907
CHEMTEC INCORPORATED	002159698
CMEI HOLDCO INC.	002228919
GOODING LUMBER LIMITED	000098576
J. M. SALMOND CO. LTD.	000483186
STONE CREST HOMES LTD.	001647706
1115360 ONTARIO INC.	001115360
2012-12-19	
FILBEY ASSOCIATES INC.	001287677
LAMBTON CENTRAL VACUUM SYSTEMS LTD.	000638095
PREMIUM MEDICAL ASSESSMENTS INC.	002252285
PRODUCERS REALTY INC.	000783885
REGINA B COMMUNICATIONS INC.	001555861
SPECTRUM EXHIBITS & WOODWORKING LIMITED	001540281
SPOKEN WORD AUDIOBOOKS LIMITED	001046492
1129241 ONTARIO INC.	001129241
2012-12-20	
DANSE TV 3 PRODUCTIONS INC.	002220630
HIGHLAND CONSULTANTS LIMITED	000399512
HIGHPITCH CONSTRUCTION LTD.	001728252
MAXIMUM NUTRITION LIMITED	000753114
MENDO SERVICES LTD.	001646664
METAL ENCLOSURES LTD.	000916563
MSP 2010 GP INC.	002226741
TOOSKAVIAN CO. INC.	002304170
W.G. HOLBROOK & ASSOCIATES INC.	001046701
1078763 ONTARIO LIMITED	001078763
1163911 ONTARIO INC.	001163911
1479377 ONTARIO INC.	001479377
1627934 ONTARIO INC.	001627934
674990 ONTARIO LTD.	000674990
2012-12-21	
AIR WAY TRANSPORT INC.	001709478
AMBRIDGE REALTY INC.	000978131
BETTERWAY CONSTRUCTION LIMITED	000355201
BW SALECO INC.	002232251
CANADIAN STRATEGIC SOLUTIONS INC.	002048687
DEXAL PROJECTS LTD.	001343187
FINCH MCCOWAN INVESTMENTS INC.	001312010
FUTURE ERI-CAN INVESTMENTS LTD.	002172912
HAR-BUILT CONSTRUCTION LTD.	002070042
MARKSOFT CORPORATION	001433660
MATVIL COMMUNICATIONS INC.	002174235
STAR ENERGY WINDOWS & DOORS INC.	002170456
THE MILLWRIGHT CONNECTION INC.	002125664
TIMMINS EQUITIES INC.	002058700

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
TONY STONE IMAGES/CANADA INC.	000745605
2089166 ONTARIO INC.	002089166
2122860 ONTARIO INC.	002122860
2150516 ONTARIO INC.	002150516
4155 FAIRVIEW STREET HOLDINGS LIMITED	002042166
875 MAIN STREET WEST HOLDINGS LIMITED	002042165
2012-12-24	
CLARINGTON METALS INC.	002204550
EIG METAL FABRICATION INC.	001616293
GLEBE APOTHECARY INC.	000595791
INFORMATION HEALTHCARE MARKETING CORP.	001393497
JOHN & RICARDO CONSTRUCTION LIMITED	001859472
LANCASTER FUNDING INC.	001221476
RECEIVABLES & PAYABLES SOLUTIONS INC.	001848029
1647282 ONTARIO INC.	001647282
2301973 ONTARIO CORPORATION	002301973
705816 ONTARIO LIMITED	000705816
749907 ONTARIO LIMITED	000749907

(146-G019) KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

**Cancellation of Certificate of
Incorporation
(Business Corporations Act)
Annulation de certificat de constitution
en personne morale
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-12-20	
A GLIMPSE OF RADIANCE LTD.	1299508

(146-G020) KATHERINE M. MURRAY
Director/Directrice

**Cancellation for Cause
(Business Corporations Act)
Annulation à juste titre
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-12-20	
BURLINGTON GROUP INC.	1407806
IAC COLLISION CENTRE INC.	1218881
INTEREST MORTGAGE SERVICES INC.	2087712
MESSENGER DELIVERY SERVICE OF ST. THOMAS LIMITED	229946
WILLIAM PARM CONSTRUCTION LIMITED	637156
ZIRCON LOGISTICS INC.	1363629
994716 ONTARIO LIMITED	994716
2040052 ONTARIO LIMITED	2040052
2147846 ONTARIO INC.	2147846
2235268 ONTARIO INC.	2235268

(146-G021) KATHERINE M. MURRAY
Director/Directrice

Cancellation for Filing Default (Corporations Act) Annulation pour omission de se conformer à une obligation de dépôt (Loi sur les personnes morales)

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-12-20	
CENTRE DES FEMMES FRANCOPHONES DU NORD-OUEST DE L'ONTARIO	1284650
THE BRANTFORD JUNIOR CHAMBER OF COMMERCE	204048

(146-G022) KATHERINE M. MURRAY
Director/Directrice

Erratum Notice Avis d'erreur

ONTARIO CORPORATION NUMBER 784228

Vide Ontario Gazette, Vol. 145-45 dated November 10, 2012

NOTICE IS HEREBY GIVEN that the notice issued under section 317(9) of the *Corporations Act* set out in the November 10, 2012 issue of the Ontario Gazette with respect to Norwest Community Health Centres was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 146-45 datée du 10 novembre 2012

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 317(9) de la Loi sur les personnes morales et énoncé dans la Gazette de l'Ontario du 10 novembre 2012 relativement à Norwest Community Health Centres a été délivré par erreur et qu'il est nul et sans effet.

(146-G023) KATHERINE M. MURRAY
Director/Directrice

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Procedural Services Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Corporation Notices Avis relatifs aux compagnies

TAKE NOTICE that the partnership between ALISON LEIGH GRAHAM and AMY YOUNG, carrying on business under the name and style of ROUGE CHIROPRACTIC HEALTH SOLUTIONS at the address of 110-285 LAWSON ROAD, TORONTO, ONTARIO, CANADA, was dissolved on DECEMBER 31, 2012.

DATED this 31st day of DECEMBER, 2012.

(146-P007) VINCENT J. DE ANGELIS
De Angelis Law Professional Corporation
304-675 Cochrane Drive, East Tower
Markham, ON, L3R 0B8
905-752-0408

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Federal Court of Justice dated April 26, 2012, Sheriff's file 12-690, to me directed, against the real and personal property of 778444 Ontario Ltd., Debtor, at the suit of Canada Revenue Agency, Creditor, I have seized and taken in execution all the right, title, interest and equity of redemption of 778444 Ontario Ltd., debtor, in and to: Parcel 10-1 Section M311 LT 10 Plan m311, Nepean, and municipally known as 19 Burnbrook Crescent, Nepean Ontario.

All of which said right, title, interest and equity of redemption of 778444 Ontario Ltd., Debtor, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 2nd Floor 161 Elgin St., Ottawa, Ontario on 15 February 2013 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at:
Sheriff's Office: 161 Elgin St., Ottawa, Ontario K2P 2K1
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: 14 December 2012

(146-P008) JOSÉE BOULIANNE
Sheriff-City of Ottawa
161 Elgin St., Ottawa

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Federal Court of Justice dated January 6, 2011, Sheriff's file 12-642 and 12-643, to me directed, against the real and personal property of Mary Margaret Webster and Clarke L. Webster, Debtors, in the said Canada Revenue Agency, Creditor, I have seized and taken in execution all the right, title, interest and equity of redemption of Mary Margaret Webster and Clarke L. Webster, debtors, in and to: Parcel 3-1, Section 4M738 LT3 Plan 4M738, Kanata, and municipally known as 5 Steeple Chase Drive, Kanata, Ontario.

All of which said right, title, interest and equity of redemption of Mary Margaret Webster and Clarke L. Webster, Debtors, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's **Office 2nd Floor 161 Elgin St., Ottawa, Ontario** on 15 February 2013 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at:
Sheriff's Office: 161 Elgin St., Ottawa, Ontario K2P 2K1
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: 14 December 2012

(146-P009) JOSÉE BOULIANNE
Sheriff-City of Ottawa
161 Elgin St., Ottawa

Sale of Land for Tax Arrears By Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF WINDSOR

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on **February 15, 2013** at City of Windsor, 350 City Hall Square, Room 100, Windsor, Ontario, N9A 7K6. The tenders will then be opened in public on the same day at **3:30 p.m.** local time at 400 City Hall Square W, Suite 402, Windsor, Ontario.

Description of Lands:

1) 3136-3140 Walker
PLAN 1126 LOT 418 LOT 419; S PT LOT 417; IR;
IRREG; 8700.00SF 87.00FR 100.00D
Registration PIN # 01408-0819(LT)

Minimum Tender Amount: \$102,558.41

2) 438-442 Chilver
PLAN 455 LOT 3; 3833.20SF 40.00FR 95.83D
Registration PIN # 01134-0365 (LT)

Minimum Tender Amount: \$43,482.23

3) 455 Tournier
PLAN 548 LT W 31; 1059.90SF 30.00FR 35.33D
Registration PIN # 01236-0158(LT)

Minimum Tender Amount: \$15,085.18

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Notice is given that the lands may be subject to a charge in favour of the Crown in right of Canada or in the right of Ontario. The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax, HST where applicable, as well as any ownership change fees that may be required.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Information regarding prescribed forms and tender packages can be found on the City of Windsor's web site www.citywindsor.ca Keyword Search: property tax sale.

Any additional questions regarding this property tax sale please call 311 (Windsor area) or 519-255-2489 (surrounding county) or 1-877-746-4311 (long-distance).

(146-P010)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2013—01—12

THERE WERE NO REGULATIONS FILED FOR THE WEEK OF December 24 - 28.

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

Tarifs publicitaires et soumission de format:

- 1) Envoyer les annonces dans le format **Word.doc** par courriel à mbs.GazettePubsOnt@ontario.ca
- 2) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 3) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 4) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

Abonnement:

Le tarif d'abonnement annuel est de 126,50\$ + T.V.H. pour 52 ou 53 numéros hebdomadaires débutant le premier samedi du mois de janvier (payable à l'avance) L'inscription d'un nouvel abonnement au courant de l'année sera calculée de façon proportionnelle pour la première année. Un nouvel abonné peut commander des copies d'éditions précédentes de la Gazette au coût d'une copie individuelle si l'inventaire le permet.

Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

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Des copies individuelles de la Gazette peuvent être commandées en direct en ligne au site www.serviceontario.ca/publications ou en téléphonant 1-800-668-9938.

Options de paiement:

Les paiements peuvent être effectués au moyen de la carte Visa, MasterCard ou Amex, ou chèques ou mandats fait à l'ordre du MINISTRE DES FINANCES. Toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO

393, avenue University, 2^e étage, Toronto Ontario M5G 2M2

Téléphone (416) 326-5306

Paiement – Annonces:

Pour le traitement rapide les clients peuvent faire leur paiement au moyen de la carte Visa, MasterCard ou Amex lorsqu'ils soumettent leurs annonces. Les frais peuvent également être facturés.

MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

Il est possible de payer par carte d'achat du ministère ou par écriture de journal.

Les paiements par écriture de journal sont assujettis aux exigences de facturation d'IFIS. S.V.P.

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

Advertising rates and submission formats:

- 1) Please submit all notices in a **Word.doc** format to: mbs.GazettePubsOnt@ontario.ca
- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 4) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

Subscriptions:

The annual subscription rate is \$126.50 + H.S.T. for 52 or 53 weekly issues beginning the first Saturday in January, payable in advance. In-year new subscriptions will be pro-rated for the first year. A new subscriber may order back issues of the Gazette at the single-copy rate as inventory permits.

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Individual Gazette copies may be ordered on-line through the website at www.serviceontario.ca/publications or by phone at 1-800-668-9938.

Payment Options:

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THE ONTARIO GAZETTE

393 University Avenue, Suite 200, Toronto, Ontario M5G 2M2

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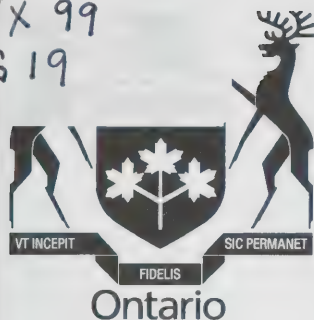
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The Ontario Gazette La Gazette de l'Ontario

Vol. 146-03
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Toronto

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Le samedi 19 janvier 2013

Ontario Highway Transport Board

NOTICE

IN THE MATTER of the Public Vehicles Act
AND IN THE MATTER of the Ontario Highway Transport Board Act

AND IN THE MATTER OF:

James Randall Reid, File # 44032-RE(2)
o/a "James Reid Transportation"
4486 Highway #38
Harrowsmith, ON K0H 1V0

Mailing Address: P. O. Box 22042, Kingston, ON K7M 8S5

The Board is in receipt of an application by Trentway-Wagar Inc. ("Trentway") pursuant to Sections 10 and 11 of the Public Vehicles Act. Trentway has satisfied the Board that there are apparent grounds to suspend, cancel or impose conditions on James Randall Reid's ("Reid") operating licences or issue an order described in Section 11(3) of the Public Vehicles Act.

All Information pertaining to this matter is on file at the Board and can be made available upon request (telephone: 416-326-6732).

TAKE NOTICE that the Board will hold a hearing on this matter to determine whether to issue an order described in Section 11 (3) of the Public Vehicles Act.

The hearing will be held on Wednesday, February 20, 2013 and Thursday, February 21, 2013 at 10:00 a.m. at the offices of the Health Board Secretariat, 151 Bloor Street West, 9th Floor (Room 9-2), Toronto, Ontario M5S 2T5.

AND FURTHER TAKE NOTICE that should any party to this proceedings not attend at the time and place shown for the hearing, the Board may proceed in their absence and they will not be entitled to any further notice in this proceedings.

AND FURTHER TAKE NOTICE that any interested person (i.e.: a person who has an economic interest in the outcome of the matter) may file a statement with the Board and serve it on Reid at least 10 days before the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

NOTICE

IN THE MATTER of the Public Vehicles Act
AND IN THE MATTER of the Ontario Highway Transport Board Act

AND IN THE MATTER OF:

Darren Cole and Bill Mei, File # 47500-RE(1)
o/a "Kingston Rocket"
244 Earl Street, Apartment 1/2 B
Kingston, ON K7L 2H7

The Board is in receipt of an application by Trentway-Wagar Inc. ("Trentway") pursuant to Section 11 of the Public Vehicles Act. Trentway has satisfied the Board that there are apparent grounds to issue an order described in Section 11(3) of the Public Vehicles Act on Darren Cole and Bill Mei ("Kingston Rocket").

All Information pertaining to this matter is on file at the Board and can be made available upon request (telephone: 416-326-6732).

TAKE NOTICE that the Board will hold a hearing on this matter to determine whether to issue an order described in Section 11 (3) of the Public Vehicles Act.

The hearing will be held on Wednesday, February 20, 2013 and Thursday, February 21, 2013 at 10:00 a.m. at the offices of the Health Board Secretariat, 151 Bloor Street West, 9th Floor (Room 9-2), Toronto, Ontario M5S 2T5.

AND FURTHER TAKE NOTICE that should any party to this proceedings not attend at the time and place shown for the hearing, the Board may proceed in their absence and they will not be entitled to any further notice in this proceedings.

AND FURTHER TAKE NOTICE that any interested person (i.e.: a person who has an economic interest in the outcome of the matter) may file a statement with the Board and serve it on Kingston Rocket at least 10 days before the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

(146-G024)

FELIX D'MELLO
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-19	
ALPHA-VITA INVESTMENT CORP.	001693735
APPLIED INNOVATIONS GROUP INC.	001244881
ASE INVESTMENTS INC.	001573383
B.D. & W. SERVICES LIMITED	000900116
BARIA CONSTRUCTION INC.	002113618
BASHFORD INC.	000399133
BELLTONE NETWORKS LTD.	001527230
BUILDAGE PROPERTIES INC.	002051557
CANADIAN INTERNATIONAL DIVERS INC.	001447022
CANADIAN MASONS INC.	002078090
CC CONSTRUCTION OF ONTARIO LIMITED	001589334
CKAY PRINT MANAGEMENT GROUP LTD.	001065608
CONTINENTAL PAPER SPECIALTIES INC.	002035273
CRYSTAL HEALTHWAYS PRODUCTS INC.	000846093
DANT CANADA INC.	001692083
DINAH'S CUPBOARD CATERING LIMITED	000988219
DJMV SERVICE INCORPORATED	001043423
DON MOWATT SERVICES LTD.	000913716
DOPPLER REALTY INC.	001372663
EARTH, WATER & STONE INC.	001394532
EFC CAPITAL CORPORATION	001059685
ELREGG INVESTMENTS INC.	002097647
EYE CANDY PLUS INC.	002098496
FIRST ADMINISTRATIVE SERVICES INC.	001641080
FOSTER WORX INC.	001694410
FRANCINE & FRANCINE INTERIOR DESIGN INC.	000563205
GARDEN FARMS ORGANICS LTD.	001675506
HAWKESBURY ROOFING & RENOVATIONS INC.	002002020
IMPACT INVESTOR RELATIONS CORPORATION	002095698
IQ EDUCATIONAL CENTRE INC.	002021461
JANPAUL SANDHU HOLDINGS INC.	001458430
KENILWORTH MOTORS LIMITED	002015715
KITCHENER PHYSIOTHERAPY CENTRE LTD.	000389200

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
KNOWLEDGE IN SERVICE EXECUTIVE RECRUITERS INC.	001682665
L.A. MECHANICAL ASSOCIATED INC.	001458844
LIEBSTER FINE CARPENTRY LTD.	001685179
LIONS DISPOSAL, DEMOLITION & EXCAVATION LTD.	001138787
MIAN & ASSOCIATES INC.	001274480
PACMORE PACKAGING INC.	001443307
PAGER DEPOT CORP.	001275277
PAMATTO TRADE CO. INC.	001431207
PLATINUM TOUCH HOMES INC.	001474103
PROSIM RESOURCES INC.	001456430
QUASAR REALTY SERVICES CORP.	001246627
QUINN & ZOHR FUNERAL HOME LTD.	001262858
QUY'S GREEN LEMON GRASS RESTAURANT LTD.	002131181
RIZZI DECOR INC.	001393114
RJAY HOLDINGS INC.	002100189
ROYAL WINDOWS & SUNROOMS INC.	001370253
S P R SIDHU TRANSPORTATION INC.	002001932
S. DELAURIER INVESTMENTS LIMITED	001571783
SAN JUAN ENTERPRISES (CANADA) INC.	002131353
SAN MARINO SANDWICHES INC.	001569397
SIGGY'S TUB & PAVERN LTD.	002137383
SKYLINE GENERAL CONTRACTING INC.	001672763
SPY DEPOT WORLD SECURITY INC.	001654832
TANYA DRY-CLEANERS INC.	002102109
TED DERONDE & ASSOCIATES LTD.	001229133
THE BUTCHERS ON DANFORTH INC.	001698148
THE FIFTH GENERATION GROUP LTD.	002113325
THE LINCOLN RESTAURANT AND PUB INC.	001694002
THE NUT BAR INC.	002046193
THOMPSON CENTRES INC.	001643775
TREK IMPORT & EXPORT LTD.	002096713
TRIPOLAR TRADING COMPANY (ONTARIO) INC.	001030064
TRJ TRANSPORTATION INC.	001105941
URBAN DNA INC.	001492938
VAHIL EXPRESS INC.	002008138
YELLOW HORSE INTERNATIONAL TRANSPORT INC.	001321922
1055347 ONTARIO LIMITED	001055347
1141751 ONTARIO LIMITED	001141751
1142725 ONTARIO INCORPORATED	001142725
1151244 ONTARIO INC.	001151244
1180621 ONTARIO INC.	001180621
1270794 ONTARIO INC.	001270794
1275172 ONTARIO LIMITED	001275172
1297018 ONTARIO INC.	001297018
1332164 ONTARIO INC.	001332164
1372031 ONTARIO INC.	001372031
1418503 ONTARIO LTD.	001418503
1421112 ONTARIO LTD.	001421112
1421905 ONTARIO LTD.	001421905
1464202 ONTARIO LIMITED	001464202
1479583 ONTARIO LIMITED	001479583
1489639 ONTARIO LIMITED	001489639
1499567 ONTARIO INC.	001499567
1500458 ONTARIO INC.	001500458
1588032 ONTARIO INC.	001588032
1607380 ONTARIO INC.	001607380
1608234 ONTARIO INC.	001608234
1631727 ONTARIO LIMITED	001631727
1645326 ONTARIO INC.	001645326
1654927 ONTARIO INC.	001654927
1671833 ONTARIO INC.	001671833
1686707 ONTARIO INC.	001686707

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1686874 ONTARIO INC.	001686874
1688425 ONTARIO LIMITED	001688425
1693457 ONTARIO INC.	001693457
1698865 ONTARIO LIMITED	001698865
1706190 ONTARIO INC.	001706190
1709519 ONTARIO INC.	001709519
1710338 ONTARIO LTD.	001710338
2028711 ONTARIO LTD.	002028711
2057919 ONTARIO INC.	002057919
2089592 ONTARIO LTD.	002089592
2096164 ONTARIO INC.	002096164
2097780 ONTARIO INC.	002097780
2099231 ONTARIO CORPORATION	002099231
2105501 ONTARIO INC.	002105501
2113603 ONTARIO INC.	002113603
2120809 ONTARIO INC.	002120809
2142696 ONTARIO INC.	002142696
2147295 ONTARIO INC.	002147295
2147573 ONTARIO INC.	002147573
664209 ONTARIO INC.	000664209
737805 ONTARIO INC.	000737805
744958 ONTARIO INC.	000744958
813855 ONTARIO LIMITED	000813855
873700 ONTARIO LIMITED	000873700
931492 ONTARIO INC.	000931492

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G025)

**Cancellation of Certificate of
Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulé par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-12-24	
ALPHA INVESTMENT GROUP INC.	002075264
ANDREWS HEATING INC.	001684004
APPLE TRANSPORTATION INC.	001594466
ASTON ASSOCIATES INVESTIGATIONS LIMITED	001245626
B.R. VASHEE & CO. INC.	001274648
BAD LAD MUSIC WORLD INC.	001337924
BAGELBURGH MARKET INC.	001292566
BRAZILIAN HOUSE CLEANING INC.	002070891
C.P. TRAILER SALES LIMITED	000306823
CAFE NEO INC.	001314154

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CAN-AM STAGE COACH LINES INC.	001628724
CAN-TIE SALES & SERVICE INC.	001131605
CHARLOTTE BERNARD FILMS LTD.	001589713
CHATWYND CORPORATION	001693521
COL VER LANDSCAPING INC.	002097584
COMPUSULT CORP.	001274055
CONSTABLE SALES & SERVICE INC.	000920150
CONSUMER'S GUIDE TO INSURANCE INC.	001129270
ECHO TRUCKING LIMITED	001641429
EDSODONT MANAGEMENT INC.	000720565
ELVIO & TONY TRANSPORT INC.	001349611
EQUIGENESIS 2006 PREFERRED INVESTMENT GP VI CORP.	002105340
EXECON CONSULTING INC.	001236738
FISH SOURCE INC.	001617406
FORYS TRANSPORT INC.	001328343
FOURTRUST CONSTRUCTION INC.	002048050
FTS GRAPHICS TECHNOLOGIES CORP.	001585845
FUTURE COMPUTER SOLUTION INC.	002101263
G.R. JANITORIAL SERVICES LTD.	001276710
GEN SOFT LTD.	001674857
GEORGINA TOOLING LTD.	000653828
GLOBAL DEVELOPMENT & HOLDING CORP.	001282970
GTP LOGISTICS LTD.	002132489
HARRIS CAP INC.	000997441
HUGH MCKEOWN AND ASSOCIATES INC.	002104702
JET EXPRESS 1979 LTD.	001598765
KEVO JEWELLERY LTD.	001348966
KIPLING ELECTRONICS INC.	002074917
LAMA'S ENTERPRISES CORPORATION	001644520
LIU THONG ENTERPRISES INC.	000771411
MAIL & DELIVERY CONSULTANTS LTD.	001308635
MANSTAN-LEGAULT CONSULTING INC.	002021479
MCVETY PRODUCTS LIMITED	000682529
MODERN TOOL & MACHINE CO. LTD.	001588128
MULTI JUNG TRADING LTD.	001634825
NEW MARK (CANADA) LTD.	001289625
ONGO INTERNATIONAL INC.	001341112
PAD THAI RESTAURANT OAKVILLE INC.	001616260
PALMA INVESTMENTS CORP.	001637416
PORTO DI MARE FISHMARKET LTD.	000965553
PRILANX INFOTECH INC.	001488790
PRIMAL ENTERTAINMENT INC.	002088956
PUSHAW ASSOCIATES LTD.	001334173
RHL ARCHITECTS LTD.	002097530
RIVERVIEW ESTATES (MISSISSAUGA) INC.	001282962
ROYAL WINDSOR PLUMBING INC.	001293748
SAT CONNECTION INC.	001508972
STARFLEK INC.	000960601
STONEAGE INTERPAVE INC.	001648353
STRATUSMAX CAPITAL INC.	002105902
STRUCTURE HOME INSPECTION SERVICES LIMITED	001467375
S2 SOLUTIONS INC.	002048144
T N L ADVANCED STAMPING INC.	001275691
THE INFAMOUS PUB CO. LTD.	002097991
THE PROVIDER GROUP INC.	001441160
THEBUYERSGUIDE.NET INC.	001359322
THREE SISTERS INC.	002136255
TIMMERMANS COMPANY LIMITED	000145325
UV FIRE HOUSE GRILL LTD.	002057968
WAHEED ACCOUNTING CORPORATION	001617749
WESTSIDE CONNECTIONS INC.	001472380
WINNERS LOGISTICS INC.	001692105
WINTRADE INC.	001558846
WROXTON INC.	002108047
1084660 ONTARIO INC.	001084660
1104883 ONTARIO LIMITED	001104883
1130064 ONTARIO INC.	001130064

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1149985 ONTARIO LIMITED	001149985
1175086 ONTARIO INC.	001175086
1198177 ONTARIO INC.	001198177
1276561 ONTARIO INC.	001276561
1300378 ONTARIO INC.	001300378
1342397 ONTARIO LIMITED	001342397
1359806 ONTARIO INC.	001359806
1421368 ONTARIO INC.	001421368
1477365 ONTARIO INC.	001477365
1494128 ONTARIO INC.	001494128
1505864 ONTARIO INC.	001505864
1576664 ONTARIO LIMITED	001576664
1578678 ONTARIO INC.	001578678
1588336 ONTARIO INC.	001588336
1638562 ONTARIO LTD.	001638562
1671244 ONTARIO LIMITED	001671244
1675160 ONTARIO INCORPORATED	001675160
1703209 ONTARIO LIMITED	001703209
1704503 ONTARIO INC.	001704503
2028107 ONTARIO INC.	002028107
2037739 ONTARIO LIMITED	002037739
2038535 ONTARIO INC.	002038535
2071671 ONTARIO INC.	002071671
2091710 ONTARIO LIMITED	002091710
2094249 ONTARIO LTD.	002094249
2100871 ONTARIO INC.	002100871
2111858 ONTARIO LTD.	002111858
2124105 ONTARIO INC.	002124105
413552 ONTARIO LTD.	000413552
684647 ONTARIO INC.	000684647
731761 ONTARIO INC.	000731761
7828 KENNEDY LTD.	001644555
848725 ONTARIO INC.	000848725
998916 ONTARIO LIMITED	000998916

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G026)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-12-05	
A. PATCHETT AND ASSOCIATES INC.	001431955
ARYA EXPRESS INC.	002011624
J.C.M.L. INVESTMENTS INC.	001042749
MALI EXPRESS INC.	002004982
NATURE'S CHOICE LAWN CARE SOLUTIONS LTD.	002230870
ROBERT CHONG HAULAGE INC.	001593182
SKY SAMPLING INC.	002171030
SON LECHON BBQ RESTAURANT INC.	001826739
VICTORY AUTO INC.	001644016
1644396 ONTARIO LIMITED	001644396

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-12-07	
1429887 ONTARIO INC.	001429887
2012-12-10	
BONOMO TRUCKING LIMITED	000694824
BOTTOM LINE ACCOUNTING SOLUTIONS INC.	002148226
B3S CONSULTING INC.	002256228
CAPE CAPITAL CORPORATION	002020362
CREAM & SUGAR STOP AND GO INC.	002177429
GIBRALTAR CLIMBING COMPANY LTD.	001021299
GOLDMAN MACHINE DESIGN LTD.	001046314
LANYAN INC.	001726580
MAWLLINS CORPORATION	001744446
METROPOLIS ENTERPRISES ONTARIO INC.	000901342
REALSYS INC.	002110430
ROY D. BURKE MARINE PRODUCTS INC.	000784548
TITLE ENTERTAINMENT (FOR CYBERCHASE) INC.	002127219
1142452 ONTARIO LTD.	001142452
1216971 ONTARIO INC.	001216971
1429886 ONTARIO INC.	001429886
1628872 ONTARIO INC.	001628872
1657740 ONTARIO INC.	001657740
2026090 ONTARIO INC.	002026090
2147011 ONTARIO INC.	002147011
943171 ONTARIO INC.	000943171
2012-12-11	
BUN BO HUE PHO CORP.	001879078
BUSCH PONDS & FALLS INC.	002131871
MAGA DRYWALL SYSTEMS INC.	002270050
METRO E-LEARNING CENTER INC.	002106219
RECAN INDUSTRIES INCORPORATED	000692363
2163150 ONTARIO INC.	002163150
901432 ONTARIO INC.	000901432
2012-12-12	
BROHI TRADING CORP.	002192883
BUN BO HUE PHO INC.	002249296
CASEMODULAR ONTARIO INC.	002170600
J.J. KOWALCZYK CONSULTING INC.	002209070
JOYA ENGINEERING INC.	001341546
NEW CENTURY STEEL INC.	001435604
NEW MAJHA TRANSPORT INC.	002147472
PAGEANT EXECUTIVE MARKETING INC.	002285318
PSK MANAGEMENT INC.	001371456
VRJK INC.	001706230
1286835 ONTARIO INC.	001286835
1542755 ONTARIO INC.	001542755
2021756 ONTARIO INC.	002021756
2053650 ONTARIO LTD.	002053650
2012-12-15	
LIMITLESS DEVELOPMENTS INC.	002299464
MPS CONSTRUCTION SERVICES INC.	001692172
2012-12-17	
KESONS STABLES INC.	000634757
PRIMARY CONTROL MEDIA INC.	001796919
128116 ONTARIO LIMITED	000128116
2129816 ONTARIO INC.	002129816
2012-12-18	
2121346 ONTARIO INC.	002121346
2012-12-19	
COIMPEX LTD.	002112048
DVH WELDING & FABRICATION GROUP INC.	002098544
2012-12-20	
1394795 ONTARIO INC.	001394795
2012-12-21	
CANADIAN PETROCHEMICAL INSPECTION INC.	000959733
CHARTERHOUSE PRINTING INC.	002283459
G.R.T.C. INVESTMENTS INC.	000995978
MENTOR THERAPY CORPORATION	001629641
PARAGON RC MODEL INC.	002138518

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2184938 ONTARIO INC.	002184938
510511 ONTARIO LIMITED	000510511
2012-12-24	
BROOKDALE RESEARCH INC.	001213887
HSMC INC.	002156962
1221800 ONTARIO INC.	001221800
1340811 ONTARIO INC.	001340811
2120574 ONTARIO INC.	002120574
2154172 ONTARIO LTEE	002154172
2202647 ONTARIO LIMITED	002202647
2260981 ONTARIO INC.	002260981
462808 ONTARIO LIMITED	000462808
2012-12-27	
DONALD BARNARD ENTERPRISES LTD.	000393128
INTERACTIVE INTERNET MARKETING INC.	002223160
JORLEY DISTRIBUTING INC.	001591832
MBAN DIVERSIFIED INC.	001655232
MCKEIL SHIPS LIMITED	002116861
NATURE BEAUTY & NAIL SPA INC.	002250936
NEWVILLE HOLDINGS INC.	001276356
SIERRA VISTA PRODUCTIONS INC.	002176215
12 WEICHEL STREET INC.	001267488
2163776 ONTARIO INC.	002163776
2223885 ONTARIO LTD.	002223885
2247400 ONTARIO INC.	002247400
2012-12-28	
AGF INTERNATIONAL LIMITED/AGF INTERNATIONAL LIMITEE	001504738
AGF PARTNERS NO. FIVE LIMITED	001397714
BYTEWISE SYSTEM CONSULTING INC.	001246953
COPROMAT CORP.	001616938
HPL SUNRISE PHARMACY INC.	000983710
HUA LIN RESTAURANT INC.	002139851
MONTE TOWN LIMITED	000141271
MULTI-MANAGER DISTRIBUTION NO. 1 LIMITED	001014662
ORIGIN CLEANING EQUIPMENT INC.	001453669
TEC-V HAIR & BEAUTY SUPPLY LTD.	001751030
WAUBUNO CREEK INC.	001390431
1221313 ONTARIO INC.	001221313
1335299 ONTARIO LIMITED	001335299
1403840 ONTARIO LIMITED	001403840
1474522 ONTARIO INC.	001474522
1605776 ONTARIO LTD.	001605776
1630201 ONTARIO LIMITED	001630201
1768383 ONTARIO INC.	001768383
1860928 ONTARIO INC.	001860928
1999 J B INVESTMENTS INC.	001772895
2020379 ONTARIO LIMITED	002020379
2269013 ONTARIO INC.	002269013
2306127 ONTARIO INCORPORATED	002306127
2012-12-31	
AMERICAN RACING EQUIPMENT (CANADA) INC.	000847319
BRAVO ZULU MANAGEMENT SERVICES INC.	001802374
BROOKFIELD CANADA REALTY INC.	001029258
GOAQUI INC.	002281706
MARAS HOUSE OF KEBAB LTD.	001784862
MARKET RESEARCH CORPORATION	001248785
URBANDALE APPRAISALS LIMITED	001130113
1039434 ONTARIO LIMITED	001039434
2187316 ONTARIO INC.	002187316
2013-01-01	
HENRY EDER LIMITED	000242449
2013-01-02	
C SQUARED DESIGNS LIMITED	001689930
DARISTELLE MANAGEMENT AND INVESTMENTS LIMITED	000214044
SUSAN INVESTMENTS LIMITED	000859915
1648812 ONTARIO LTD.	001648812

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2155255 ONTARIO LIMITED	002155255
824572 ONTARIO INC.	000824572

(146-G027) KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2013-01-08
ALLIANCE ELECTRICAL INNOVATIONS INC. 1726294

(146-G028) KATHERINE M. MURRAY
Director/Directrice

Cancellation for Cause (Business Corporations Act) Annulation à juste titre (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2013-01-02
ROYAL FINANCIAL & LEASING CORP. 2122499

(146-G029) KATHERINE M. MURRAY
Director/Directrice

**Notice of Default in Complying with
a Filing Requirement under the
Corporations Information Act
Avis de non-observation de la Loi sur
les renseignements exigés des
personnes morales**

NOTICE IS HEREBY GIVEN under subsection 317(9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317(9) de la *Loi sur les personnes morales*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-08 INTERNATIONAL CHRISTIAN AMBASSADORS MINISTRIES INC.	1871143

(146-G030) KATHERINE M. MURRAY
Director/Directrice

**Erratum Notice
Avis d'erreur**

ONTARIO CORPORATION NUMBER 1836059

Vide Ontario Gazette, Vol. 145-51 dated December 22, 2012

NOTICE IS HEREBY GIVEN that the notice issued under section 317(9) of the *Corporations Act* set out in the December 22, 2012 issue of the Ontario Gazette with respect to The Matthew Foundation Learning Centers Inc., was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 145-51 datée du 22 décembre 2012

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 317(9) de la Loi sur les personnes morales et énoncé dans la Gazette de l'Ontario du 22 décembre 2012 relativement à The Matthew Foundation Learning Centers Inc. a été délivré par erreur et qu'il est nul et sans effet.

(146-G031) KATHERINE M. MURRAY
Director/Directrice

ONTARIO CORPORATION NUMBER 1844294

Vide Ontario Gazette, Vol. 145-41 dated October 13, 2012

NOTICE IS HEREBY GIVEN that the notice issued under section 317(9) of the *Corporations Act* set out in the October 13, 2012 issue of the Ontario Gazette with respect to Northumberland Leaning Connection was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 145-41 datée du 13 octobre 2012

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 317(9) de la Loi sur les personnes morales et énoncé dans la Gazette de l'Ontario du 13 octobre 2012 relativement à Northumberland Leaning Connection a été délivré par erreur et qu'il est nul et sans effet.

(146-G032) KATHERINE M. MURRAY
Director/Directrice

**Ministry of Municipal Affairs and Housing
Ministère des affaires municipales
et du logement**

Housing Services Act, 2011

Issuing of Amending Transfer Orders by the Lieutenant
Governor in Council

NOTICE IS HEREBY GIVEN, pursuant to subsection 40(2) of the *Social Housing Reform Act, 2000* as continued by section 179 of the *Housing Services Act, 2011* that Amending Transfer Order No. 37/2000 (A-4) has been made under subsection 39(1) of the *Social Housing Reform Act, 2000* as continued by section 179 of the *Housing Services Act, 2011* to the effect that Amending Transfer Order No. 37/2005 (A-2) has been rescinded effective as of the first day of March 2005 and that Schedule A.2 attached to Transfer Order No. 37/2000 has been amended by deleting the caption "Note" and the wording under Note on page 1, which begins "The rights claims, liability and obligations..." and ends "will be completed at that time", and that any rights, claims, liability or obligation in respect of the properties set out in Schedule A. 2 have been transferred from the Transferor to the Transferee as noted below.

Transferor	Transferee	Effective Date
Ontario Mortgage and Housing Corporation	Corporation of the County of Lambton	November 1, 2012

(146-G033)

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Procedural Services Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Corporation Notices Avis relatifs aux compagnies

PLATINUM CAR CARE INC.

TAKE NOTICE concerning the winding up of Platinum Car Care Inc.

Date of Incorporation in Ontario: January 11th, 2002

Liquidator: Lawrence Allen, Director

Address: 69 Ipswitch Terrace c/o Jones, Horwitz,
Bowles and Burnett Associates
Ottawa, ON, K2K 2R2
Barristers and Solicitors
584 Somerset Street West

Appointed: December 31st, 2012
Ottawa, ON, K1R 5K2

This Notice is filed under subsection 193(4) of the *Business Corporations Act*. The special resolution requiring the Corporation to be wound up voluntarily was passed or consented to by the shareholders of the Corporation on December 31st, 2012.

Dated at the City of Ottawa this 31st day of December 2012.

(146-P010) LAWRENCE ALLEN
Liquidator

NOTICE OF DISSOLUTION OF PARTNERSHIP

NOTICE IS HEREBY GIVEN, in accordance with that the requirements of subsection 36(2) of the *Ontario Partnerships Act*, R.S.O. 1990, the partnership between Hubert Moeller C.A. Professional Corporation (Corporation No. 1594310) and Alexander Moeller C.A. Professional Corporation (Corporation No. 1594309) carrying on business under the business name of Moeller Chartered Accountants at the address of 201-226 Randall Street, Oakville Ontario, L6J 1P7 was dissolved by notice of dissolution pursuant to subsection 32(c) of the *Ontario Partnerships Act* R.S.O. 1990 effective January 7, 2013.

DATED at Oakville, Ontario, this 10th day of January, 2013.

(146-P011) ALEXANDER MOELLER
C.A. Professional Corporation
(c/o Alexander Moeller)
and
Hubert Moeller
C.A. Professional Corporation
(c/o Hubert Moeller)

HOBART EMPLOYEES' (OWEN SOUND) CREDIT UNION LIMITED

IN THE MATTER of the winding-up **Hobart Employees' (Owen Sound) Credit Union Limited**, pursuant to Sections 298 and 299 of the Credit Unions and Caisses Populaires Act, 1994.

We, **Deposit Insurance Corporation of Ontario** hereby give notice that:

1. We are the liquidator of the estate and effects of **Hobart Employees' (Owen Sound) Credit Union Limited**, appointed by the members and shareholders of the Credit Union at a duly called meeting for that purpose held on September 17, 2009.
2. The Credit Union has, within the prescribed 20 day period, published notice of the resolution in The Ontario Gazette and in the local newspaper having a general circulation in the locality in which the registered Head Office of the Credit Union is situated.

3. The voluntary winding-up of the Credit Union has been completed and an account of the winding-up of its affairs and disposition of its property together with an explanation was laid before the members and shareholders in accordance with the by-laws of the credit union First Liquidator's meeting held on November 21, 2012 at which a quorum was present and thus the meeting was adjourned.

4. The voluntary winding-up of the affairs has been conducted in accordance with the requirements of Sections 298, sub-section (20) and (21) of the Credit Unions and Caisses Populaires Act, 1994, and the conditions contained in the articles and by-laws of the credit union.

Subject to Section 299, Subsection (3), Hobart Employees' (Owen Sound) Credit Union Limited. is dissolved 3 months after the date this notice is filed.

Dated this 9th day of January, 2013 at the City of Toronto

(146-P012) Deposit Insurance Corporation of
Ontario in its capacity as liquidator of
Hobart Employees' (Owen Sound)
Credit Union Limited

ETOBICOKE ALUMINUM EMPLOYEES' CREDIT UNION LIMITED

IN THE MATTER of the winding-up **Etoibcoke Aluminum Employees' Credit Union Limited**, pursuant to Sections 298 and 299 of the Credit Unions and Caisses Populaires Act, 1994.

We, **Deposit Insurance Corporation of Ontario** hereby give notice that:

1. We are the liquidator of the estate and effects of **Etoibcoke Aluminum Employees' Credit Union Limited**, appointed by the members and shareholders of the Credit Union at a duly called meeting for that purpose held on November 30, 2009.
2. The Credit Union has, within the prescribed 20 day period, published notice of the resolution in The Ontario Gazette and in the local newspaper having a general circulation in the locality in which the registered Head Office of the Credit Union is situated.
3. The voluntary winding-up of the Credit Union has been completed and an account of the winding-up of its affairs and disposition of its property together with an explanation was laid before the members and shareholders in accordance with the by-laws of the credit union First Liquidator's meeting held on November 23, 2012 at which a quorum was not present and thus the meeting was adjourned. Second Liquidator's meeting held on December 13, 2012 at which a quorum was not present and thus the meeting was adjourned.
4. The voluntary winding-up of the affairs has been conducted in accordance with the requirements of Sections 298, sub-section (20) and (21) of the Credit Unions and Caisses Populaires Act, 1994, and the conditions contained in the articles and by-laws of the credit union.

Subject to Section 299, Subsection (3), Etoibcoke Aluminum Employees' Credit Union Limited. is dissolved 3 months after the date this notice is filed.

Dated this 9th day of January, 2013 at the City of Toronto

(146-P013) Deposit Insurance Corporation of
Ontario in its capacity as liquidator of
Etoibcoke Aluminum Employees'
Credit Union Limited

**WALLACE BARNES EMPLOYEES'
CREDIT UNION LIMITED**

IN THE MATTER of the winding-up **Wallace Barnes Employees' Credit Union Limited**, pursuant to Sections 298 and 299 of the Credit Unions and Caisses Populaires Act, 1994.

We, Deposit Insurance Corporation of Ontario hereby give notice that:

1. We are the liquidator of the estate and effects of **Wallace Barnes Employees' Credit Union Limited**, appointed by the members and shareholders of the Credit Union at a duly called meeting for that purpose held on November 3, 2008.
2. The Credit Union has, within the prescribed 20 day period, published notice of the resolution in The Ontario Gazette and in the local newspaper having a general circulation in the locality in which the registered Head Office of the Credit Union is situated.
3. The voluntary winding-up of the Credit Union has been completed and an account of the winding-up of its affairs and disposition of its property together with an explanation was laid before the members and shareholders in accordance with the by-laws of the credit union First Liquidator's meeting held on November 20, 2012 at which a quorum was not present and thus the meeting was adjourned. Second Liquidator's meeting held on December 13, 2012 at which a quorum was not present and thus the meeting was adjourned.
4. The voluntary winding-up of the affairs has been conducted in accordance with the requirements of Sections 298, sub-section (20) and (21) of the Credit Unions and Caisses Populaires Act, 1994, and the conditions contained in the articles and by-laws of the credit union.

Subject to Section 299, Subsection (3), Wallace Barnes Employees' Credit Union Limited. is dissolved 3 months after the date this notice is filed.

Dated this 9th day of January, 2013 at the City of Toronto

Deposit Insurance Corporation of
Ontario in its capacity as liquidator of
Wallace Barnes Employees'
Credit Union Limited

(146-P014)

**ST. MARY'S PAPERWORKERS
CREDIT UNION LIMITED**

IN THE MATTER of the winding-up **St. Mary's Paperworkers Credit Union Limited**, pursuant to Sections 298 and 299 of the Credit Unions and Caisses Populaires Act, 1994.

We, Deposit Insurance Corporation of Ontario hereby give notice that:

1. We are the liquidator of the estate and effects of **St. Mary's Paperworkers Credit Union Limited**, appointed by the members and shareholders of the Credit Union at a duly called meeting for that purpose held on April 16, 2007.
2. The Credit Union has, within the prescribed 20 day period, published notice of the resolution in The Ontario Gazette and in the local newspaper having a general circulation in the locality in which the registered Head Office of the Credit Union is situated.
3. The voluntary winding-up of the Credit Union has been completed and an account of the winding-up of its affairs and disposition of its property together with an explanation was laid before the members and shareholders in accordance with the by-laws of the credit union First Liquidator's meeting held on November 22, 2012 at which a quorum was not present and thus the meeting was adjourned. Second Liquidator's meeting held on December 12, 2012 at which a quorum was not present and thus the meeting was adjourned.

4. The voluntary winding-up of the affairs has been conducted in accordance with the requirements of Sections 298, sub-section (20) and (21) of the Credit Unions and Caisses Populaires Act, 1994, and the conditions contained in the articles and by-laws of the credit union.

Subject to Section 299, Subsection (3), St. Mary's Paperworkers Credit Union Limited. is dissolved 3 months after the date this notice is filed.

Dated this 9th day of January, 2013 at the City of Toronto

Deposit Insurance Corporation of
Ontario in its capacity as liquidator of
St. Mary's Paperworkers
Credit Union Limited

(146-P015)

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at 440 Kent Street West, Lindsay, Ontario K9V 6K2 / (Federal Court 90 Sparks Street, Ottawa, Ontario K1A 2X6) to me directed, against the real and personal property of Michael Strohyj (sometime known as Michael M. Strohyj), Defendant, at the suit of The Queen (the Income Tax Act), Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Michael Strohyj (sometime known as Michael M. Strohyj), Defendant, in and to:

LT 3 PL 269; KAWARTHA LAKES, (Allen's Lane, Little Britain, ON)
Under WRIT OF SEIZURE AND SALE No. 12-103.

All of which said right, title, interest and equity of redemption of Michael Strohyj (sometime known as Michael M. Strohyj), defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, The Courthouse, 440 Kent Street West, Lindsay, Ontario K9V 6K2, on Wednesday, February 27, 2013, 1:00pm.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Enforcement Office, 440 Kent Street West, Lindsay, Ontario K9V 6K2

All payments in cash or by certified cheque made payable to the Minister of Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: January 8, 2013

Sheriff
City of Kawartha Lakes and the
County of Haliburton
440 Kent Street West, Lindsay, Ontario, ON
K9V 6K2

(146-P016)

Sale of Land for Tax Arrears By Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF BILLINGS

TAKE NOTICE THAT tenders are invited for the purchase of the land(s) described below and will be received until 4:00 p.m. local time on Tuesday, February 5, 2013 at the municipal office, Township of Billings, 15 Old Mill Road, P.O. Box 34, Kagawong, Ontario P0P 1J0.

The tenders will then be opened in public on the same day at the Township of Billings, 15 Old Mill Road, P.O. Box 34, Kagawong, Ontario P0P 1J0 at 7:30 p.m.

Description of land(s):

PIN 47147-0071 (LT)
Part Water Lot in front of Lot 27, Con 16
As in RM40136
Township of Billings
District of Manitoulin
Roll No. 5121 000 007 12700 0000
File No. B-11-03

Minimum Tender Amount: \$11,467.98

PIN 47119-0284 (LT)
Lot 9, Plan T15806 Billings
Township of Billings
District of Manitoulin
Roll No. 5121 000 007 07000 0000
File No. B-11-08

Minimum Tender Amount: \$11,645.18

1stly: PIN 47147-0003(LT)
Formerly PCL 508 SEC Manitoulin
Summer Resort Location Lt 5 on Harbour Island or JD1559 as in LP247
2ndly: PIN 47147-0004(LT)
Formerly PCL 509 SEC Manitoulin
Summer Resort Location Lt 6 on Harbour Island or JD1559 as in LP248
3rdly: PIN 47147-0005(LT)
Formerly PCL 510 SEC Manitoulin
Summer Resort Location Lt 2 on Harbour Island or JD1559 situate in
North Channel of Lake Huron as in LT249
4thly: PIN 47147-0006(LT)
Formerly PCL 511 SEC Manitoulin
Summer Resort Location Lt 4 on Harbour Island or JD1559 as in LP250
5thly: PIN 47147-0007(LT)
Formerly PCL 512 SEC Manitoulin
Summer Resort Location Lt 3 on Harbour Island or JD1559 as in LP251
6thly: PIN 47147-0008(LT)
Formerly PCL 513 SEC Manitoulin
Summer Resort Location Lt 1 on Harbour Island or JD1559 as in LP252
Township of Billings
District of Manitoulin
Roll No. 5121 000 004 13000 0000
File No. B-11-09

Minimum Tender Amount: \$26,054.26

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the Municipality and representing at least 20% of the tender amount. Tenders must be submitted in sealed envelopes addressed to The Township of Billings and must contain either the roll number or file number for the property.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

If these sales require that a survey plan be required such cost shall be in addition to and not included in the tender amount (purchase price) and shall be paid by the potential purchasers.

If this sale is subject to Harmonized Sales Tax (H.S.T.) then such H.S.T. shall be in addition to and not included in the tender amount (purchase price), and H.S.T. shall be collected and remitted in accordance with applicable legislation.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

KATHY McDONALD
Clerk/Treasurer
Township of Billings
15 Old Mill Road
P.O. Box 34
Kagawong, Ontario P0P 1J0
(705) 282-2611

(146-P017)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF CLEARVIEW

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on February 14, 2013, at the Township of Clearview Municipal Office, 217 Gideon Street, P.O. Box 200, Stayner ON L0M 1S0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 217 Gideon Street, Stayner.

Description of Lands:

Roll No. 43 29 010 002 04919 0000; PIN 58238-0065(R); Part Lot 26 Concession 1 Nottawasaga being Part 19, Plan R744; Township of Clearview. File No. 11-04

Minimum Tender Amount: \$6,460.56

Roll No. 43 29 010 003 43905 0000; PIN 58240-0203(LT); Part Lot 32 Concession 3 Nottawasaga being Part 304, Plan R706; Clearview. File No. 11-06

Minimum Tender Amount: \$5,920.44

Roll No. 43 29 010 010 17801 0000; FIRSTLY: PIN 58228-0185(LT) Part E1/2 Lot 15 Concession 9 Nottawasaga as in OS64359 E of Forced Road; S/T execution 98-02107, if enforceable; Clearview; SECONDLY: PIN 58228-0184(LT) Part E1/2 Lot 15 Concession 9 Nottawasaga as in OS64359 W of Forced Road; S/T execution 98-02107, if enforceable; Clearview. File No. 11-09

Minimum Tender Amount: \$43,197.83

Roll No. 43 29 020 001 23203 0000; 306 Thomas St Unit 3, Stayner; PIN 59088-0003(LT); Unit 3, Level 1, Simcoe Condominium Plan No. 88; Part Blocks L & M Plan 68, Parts 1, 2, 3, 4 & 5 Plan 51R18167, more fully described in Schedule 'A' of Declaration LT137701, S/T easement in gross as in SC734369; Stayner. File No. 11-14

Minimum Tender Amount: \$13,922.43

Roll No. 43 29 020 003 13900 0000; 7415 Highway 26, Stayner; PIN 58239-0225(LT); Part Lot 1 W/S Concession Line Plan 103 Nottawasaga as in RO1403495; Clearview. File No. 11-16

Minimum Tender Amount: \$46,441.58

Roll No. 43 29 040 002 01501 0000; 2916 3/4 Sd Rd Sunnidale, New Lowell; PIN 58215-0047(LT); Part S1/2 Lot 3 Concession 4 Sunnidale; Part Lot 3 Concession 3 Sunnidale as in RO1212773; Clearview. File No. 11-21

Minimum Tender Amount: \$23,728.92

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to, crown interests or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, visit: www.OntarioTaxSales.ca or if no internet access available, contact:

LYNN WILLIAMS
Tax Collector
The Corporation of the
Township of Clearview
217 Gidcon Street
P.O. Box 200
Stayner ON L0M 1S0
705-428-6230 Ext 227
www.clearview.ca

(146-P018)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF MIDLAND

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on February 14, 2013, at the Town of Midland Municipal Office, 575 Dominion Avenue, Midland Ontario L4R 1R2.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 575 Dominion Avenue, Midland.

Description of Lands:

Roll No. 43 74 030 001 21200 0000; 8869 County Rd. 93, Midland; PIN 58463-0020(LT); Part S1/2 Lot 102 Concession 1 WPR Tiny as in RO849017; S/T executions 00-02037 and 99-01293, if enforceable; Midland. File No. 10-08

Minimum Tender Amount: \$178,325.40

Roll No. 43 74 020 006 24000 0000; 241 George St., Midland; PIN 58466-0178(LT); Part Lot 6 E/S George St. Plan 349 Midland as in RO359015; S/T executions 79-01211 and 80-05187, if enforceable; Midland. File No. 11-01

Minimum Tender Amount: \$21,542.65

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to, environmental contamination of, or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, visit: www.OntarioTaxSales.ca or if no internet access available, contact:

PAMELA WAYNE
Manager of Revenue and Taxation
The Corporation of the Town of Midland
575 Dominion Avenue
Midland Ontario L4R 1R2
705-526-4275 Ext. 2224
treasury@midland.ca
www.midland.ca

(146-P019)

Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation

2013—01—19

ONTARIO REGULATION 1/13

made under the

EDUCATION ACT

Made: January 2, 2013

Filed: January 2, 2013

Published on e-Laws: January 3, 2013

Printed in *The Ontario Gazette*: January 19, 2013

SICK LEAVE CREDITS AND SICK LEAVE CREDIT GRATUITIES

Eligibility for sick leave credits

1. (1) An employee of a board shall only be eligible for sick leave credits in accordance with this section.
- (2) A permanent employee shall be eligible for the following sick leave credits during a board's fiscal year:
 1. 10 days of sick leave paid at a rate of pay equal to 100 per cent of the employee's salary for the year.
 2. 120 days of sick leave paid at a rate of pay equal to,
 - i. 90 per cent of the employee's salary for the year, if the employee's entitlement to that rate has been determined through an adjudicative process agreed to by the employee and the board, or
 - ii. 66.67 per cent of the employee's salary for the year, for all other employees.
- (3) Subsection (2) only applies to an employee who is in a class of employees that, on August 31, 2012, was eligible to accumulate sick leave credits, which, for greater certainty, includes employees who became members of that class after August 31, 2012.
- (4) A teacher who is employed by a board to fill a long-term assignment position that is 10 months shall be eligible for the following sick leave credits during a board's fiscal year:
 1. 10 days of sick leave paid at a rate of pay equal to 100 per cent of the employee's salary for the year.
 2. 60 days of sick leave paid at a rate of pay equal to,
 - i. 90 per cent of the employee's salary for the year, if the employee's entitlement to that rate has been determined through an adjudicative process agreed to by the employee and the board, or
 - ii. 66.67 per cent of the employee's salary for the year, for all other employees.
- (5) A teacher who is employed by a board to fill a long-term assignment position that is less than 10 months shall be eligible for the following sick leave credits during a board's fiscal year:
 1. 10 days of sick leave, reduced to reflect the proportion that the assignment bears to the school year, paid at a rate of pay equal to 100 per cent of the employee's salary for the year.
 2. 3 days of sick leave per month, paid at a rate of pay equal to,
 - i. 90 per cent of the employee's salary for the year, if the employee's entitlement to that rate has been determined through an adjudicative process agreed to by the employee and the board, or
 - ii. 66.67 per cent of the employee's salary for the year, for all other employees.
- (6) For the purposes of subsection (2), if an employee of a board is only employed to work for part of a year, the employee's eligibility for sick leave credits shall be reduced in accordance with the policy of the board, as it existed on August 31, 2012.
- (7) For the purposes of the references in subparagraphs 2 i of subsection (2), 2 i of subsection (4) and 2 i of subsection (5) to an adjudicative process agreed to by the employee and the board, the following modifications apply:

1. Where an employee is a member of a teachers' bargaining unit represented by the Ontario English Catholic Teachers' Association, those references shall be read as references to the adjudicative process set out in the "Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)", dated July 5, 2012.
 2. Where an employee is represented by an employee bargaining agent that entered into a Memorandum of Understanding with the Ministry of Education on or before August 31, 2012, those references shall be read as references to the adjudicative process set out in the Memorandum of Understanding.
- (8) In the case of a conflict between paragraph 2 of subsection (2) and a provision of Ontario Regulation 313/12 (Sick Leave Provisions, 2012-2013) made under the *Putting Students First Act, 2012*, the provision of Ontario Regulation 313/12 shall prevail.

Provision of sick leave credits

2. All sick leave credits that an employee is eligible for during a board's fiscal year shall be provided to the employee on,
 - (a) the first day in the fiscal year, for a permanent employee; or
 - (b) the first day of a long-term assignment, for a teacher employed to fill a long-term assignment position.

Use of sick leave credits

3. (1) A sick leave credit may be used by an employee only in respect of a day that the employee is sick or injured.
- (2) Despite subsection (1), an employee who is a member of any of the following bargaining units may use a sick leave credit paid at a rate of pay equal to 100 per cent of the employee's salary for the year in respect of an illness within the meaning of the collective agreement that applied on August 31, 2012 or, if the meaning is not set out in the agreement, within the meaning of a policy of the board, as it existed on August 31, 2012:
 1. A bargaining unit represented by the Ontario English Catholic Teachers' Association.
 2. A bargaining unit represented by l'Association des enseignantes et des enseignants franco-ontariens.
 3. A bargaining unit represented by the Association of Professional Student Services Personnel.
 4. A bargaining unit represented by the Halton District Educational Assistants Association.
 5. A bargaining unit represented by the Educational Assistants Association of the Waterloo Region District School Board.
 6. A bargaining unit represented by the Dufferin-Peel Educational Resource Workers' Association.
- (3) A sick leave credit may be used by an employee only in the fiscal year for which it was provided and may not be used in any subsequent fiscal year, except in accordance with subsection (5), (7) or (8).
- (4) A sick leave credit provided for a fiscal year to a teacher who is employed by a board to fill a long-term assignment position may be used by the teacher in respect of a subsequent long-term assignment position in the same fiscal year.
- (5) If a permanent employee has used all of the sick leave credits provided under paragraph 1 of subsection 1 (2) for the fiscal year, the employee may use any unused sick leave credits that were provided for the immediately preceding fiscal year under paragraph 1 of subsection 1 (2) in accordance with the following:
 1. The employee may use the unused sick leave credits to top up sick leave credits provided for the current fiscal year under subparagraph 2 i of subsection 1 (2) to a rate of pay equal to 100 per cent of the employee's salary for the year.
 2. Each unused sick leave credit may be used to top up a maximum of 10 sick leave credits provided under subparagraph 2 i of subsection 1 (2).
- (6) For the 2012-2013 fiscal year, it shall be deemed that every permanent employee has a total of two unused sick leave credits that may be used in accordance with subsection (5).
- (7) Where an employee is absent due to sickness or injury on his or her first work day in a fiscal year, a sick leave credit may only be used in respect of that day in accordance with the following:
 1. If, on the last work day in the previous fiscal year, the employee used a sick leave credit due to the same sickness or injury that requires the employee to be absent on the first work day in the current fiscal year,
 - i. the employee may not use a sick leave credit provided for the current fiscal year in respect of the first work day, and
 - ii. the employee may use any unused sick leave credits provided for the immediately preceding fiscal year in respect of the first work day.
 2. If paragraph 1 does not apply, the employee may use a sick leave credit provided for the current fiscal year in respect of the first work day if, for the purpose of providing proof of the sickness or injury, the employee submits,

- i. the information specified for that purpose in the employee's employment contract or collective agreement, or
- ii. if such information is not specified in the employment contract or collective agreement, the information specified for that purpose under a policy of the board, as it existed on August 31, 2012.

(8) If an employee is absent due to sickness or injury on his or her first work day in a fiscal year, subsection (7) also applies in respect of any work day immediately following the employee's first work day until the employee returns to work in accordance with the terms of employment.

(9) For greater certainty, for the purposes of employees referred to in subsection (2), the references in subsections (7) and (8) to a sickness or injury include a sickness or injury of a person other than the employee if, pursuant to subsection (2), the employee is entitled to use a sick leave credit in respect of a day on which the other person is sick or injured.

Sick leave credit gratuities

4. (1) An employee is not eligible to receive a sick leave credit gratuity after August 31, 2012, except a sick leave credit gratuity that the employee had accumulated and was eligible to receive as of that day.

(2) If the employee is eligible to receive a sick leave credit gratuity, upon the employee's retirement, the gratuity shall be paid out at the lesser of,

- (a) the rate of pay specified by the board's system of sick leave credit gratuities that applied to the employee on August 31, 2012; and
- (b) the employee's salary as of August 31, 2012.

(3) If a sick leave credit gratuity is payable upon the death of an employee, the gratuity shall be paid out in accordance with subsection (2).

(4) If an employee had accumulated a sick leave credit gratuity as of August 31, 2012 but is not eligible to receive it for the sole reason that he or she has not met an eligibility requirement relating to number of years of service as an employee with the board, the employee is eligible to receive, by June 30, 2013, an amount for gratuity wind-up determined using the following formula:

$$(X/30) \times (Y/200) \times (Z/10)$$

in which,

"X" is the number of years of service as an employee with the board as of August 31, 2012,

"Y" is the lesser of 200 and the number of days of sick leave credits as have been accumulated by the employee as of August 31, 2012, and

"Z" is the employee's salary as of August 31, 2012.

(5) For the purposes of the following boards, despite anything in the board's system of sick leave credit gratuities, it is a condition of eligibility to receive a sick leave credit gratuity that the employee have 10 years of service with the board:

1. Near North District School Board.
2. Avon Maitland District School Board.
3. Hamilton-Wentworth District School Board.
4. Huron Perth Catholic District School Board.
5. Peterborough Victoria Northumberland and Clarington Catholic District School Board.
6. Hamilton-Wentworth Catholic District School Board.

Revocation

5. This Regulation is revoked on August 31, 2014.

Commencement

6. This Regulation is deemed to have come into force on September 1, 2012.

RÈGLEMENT DE L'ONTARIO 1/13

pris en vertu de la

LOI SUR L'ÉDUCATION

pris le 2 janvier 2013

déposé le 2 janvier 2013

publié sur le site Lois-en-ligne le 3 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 19 janvier 2013**CRÉDITS DE CONGÉS DE MALADIE ET COMPENSATION DES CRÉDITS DE CONGÉS DE MALADIE****Admissibilité aux crédits de congés de maladie**

1. (1) L'employé d'un conseil n'a droit à des crédits de congés de maladie que conformément au présent article.
- (2) Tout employé permanent a droit aux crédits de congés de maladie suivants durant l'exercice du conseil :
 1. 10 jours de congés de maladie payés à un taux de salaire égal à 100 % du salaire de l'employé pour l'année.
 2. 120 jours de congés de maladie payés à un taux de salaire égal :
 - i. à 90 % du salaire de l'employé pour l'année, si son droit à un tel taux a été fixé au moyen d'un processus décisionnel accepté par l'employé et le conseil,
 - ii. à 66,67 % de son salaire pour l'année dans tous les autres cas.
- (3) Le paragraphe (2) ne s'applique qu'aux employés qui appartiennent à une catégorie d'employés qui, le 31 août 2012, pouvait accumuler des crédits de congés de maladie, étant entendu que sont compris dans cette catégorie les employés qui en sont devenus membres après le 31 août 2012.
- (4) L'enseignant qui est employé par un conseil pour occuper un poste constituant une affectation à long terme d'une durée de 10 mois a droit aux crédits de congés de maladie suivants durant l'exercice du conseil :
 1. 10 jours de congés de maladie payés à un taux de salaire égal à 100 % du salaire de l'employé pour l'année.
 2. 60 jours de congés de maladie payés à un taux de salaire égal :
 - i. à 90 % du salaire de l'employé pour l'année, si son droit à un tel taux a été fixé au moyen d'un processus décisionnel accepté par l'employé et le conseil,
 - ii. à 66,67 % de son salaire pour l'année dans tous les autres cas.
- (5) L'enseignant qui est employé par un conseil pour occuper un poste constituant une affectation à long terme d'une durée de moins de 10 mois a droit aux crédits de congés de maladie suivants durant l'exercice du conseil :
 1. 10 jours de congés de maladie, ces crédits étant réduits en fonction de la fraction que représente l'affectation par rapport à l'année scolaire, payés à un taux de salaire égal à 100 % de son salaire pour l'année.
 2. 3 jours de congés de maladie par mois, payés à un taux de salaire égal :
 - i. à 90 % du salaire de l'employé pour l'année, si son droit à un tel taux a été fixé au moyen d'un processus décisionnel accepté par l'employé et le conseil,
 - ii. à 66,67 % de son salaire pour l'année dans tous les autres cas.
- (6) Pour l'application du paragraphe (2), si l'employé d'un conseil n'est employé que pour travailler une partie de l'année, les crédits de congés de maladie auxquels il a droit sont réduits conformément à la politique du conseil, dans sa version du 31 août 2012.
- (7) En ce qui concerne les mentions aux sous-dispositions 2 i du paragraphe (2), 2 i du paragraphe (4) et 2 i du paragraphe (5) d'un processus décisionnel accepté par l'employé et le conseil, les modifications suivantes s'appliquent :
 1. Si l'employé est membre d'une unité de négociation d'enseignants représentée par l'Ontario English Catholic Teachers' Association, ces mentions valent mention du processus décisionnel prévu dans le protocole d'entente intitulé *Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)*, daté du 5 juillet 2012.
 2. Si l'employé est représenté par un agent négociateur d'employés qui a conclu, au plus tard le 31 août 2012, un protocole d'entente avec le ministère de l'Éducation, ces mentions valent mention du processus décisionnel prévu dans le protocole d'entente.

(8) Les dispositions du Règlement de l'Ontario 313/12 (Dispositions sur les congés de maladie, 2012-2013), pris en vertu de la *Loi de 2012 donnant la priorité aux élèves*, l'emportent sur la disposition 2 du paragraphe (2) en cas d'incompatibilité.

Octroi des crédits de congés de maladie

2. Tous les crédits de congés de maladie auxquels l'employé a droit durant l'exercice du conseil lui sont accordés :

- a) le premier jour de l'exercice, dans le cas d'un employé permanent;
- b) le premier jour de l'affectation à long terme, dans le cas d'un enseignant employé pour occuper un poste constituant une affectation à long terme.

Utilisation des crédits de congés de maladie

3. (1) L'employé ne peut utiliser un crédit de congés de maladie qu'à l'égard d'un jour où il est malade ou blessé.

(2) Malgré le paragraphe (1), l'employé qui est membre de l'une des unités de négociation suivantes peut utiliser un crédit de congés de maladie payé à un taux de salaire égal à 100 % de son salaire pour l'année à l'égard d'une maladie, au sens de la convention collective qui s'appliquait le 31 août 2012 ou, en l'absence de précisions à cet égard dans la convention, au sens d'une politique du conseil, dans sa version du 31 août 2012 :

1. Les unités de négociation représentées par l'Ontario English Catholic Teachers' Association.
2. Les unités de négociation représentées par l'Association des enseignantes et des enseignants franco-ontariens.
3. Les unités de négociation représentées par l'Association of Professional Student Services Personnel.
4. Les unités de négociation représentées par la Halton District Educational Assistants Association.
5. Les unités de négociation représentées par l'Educational Assistants Association of the Waterloo Region District School Board.
6. Les unités de négociation représentées par la Dufferin-Peel Educational Resource Workers' Association.

(3) L'employé ne peut utiliser un crédit de congés de maladie qu'au cours de l'exercice pour lequel il a été accordé. Il ne peut pas l'utiliser au cours d'un exercice subséquent, si ce n'est conformément au paragraphe (5), (7) ou (8).

(4) L'enseignant qui est employé par un conseil pour occuper un poste constituant une affectation à long terme peut utiliser un crédit de congés de maladie accordé pour un exercice à l'égard d'un tel poste subséquent au cours du même exercice.

(5) L'employé permanent qui a utilisé tous les crédits de congés de maladie accordés en application de la disposition 1 du paragraphe 1 (2) pour l'exercice peut utiliser des crédits de congés de maladie inutilisés qui ont été accordés pour l'exercice précédent en application de la disposition 1 du paragraphe 1 (2) conformément à ce qui suit :

1. L'employé peut utiliser les crédits de congés de maladie inutilisés pour compléter les crédits de congés de maladie accordés pour l'exercice en cours en application de la sous-disposition 2 i du paragraphe 1 (2) afin d'atteindre un taux de salaire égal à 100 % de son salaire pour l'année.
2. Chaque crédit de congés de maladie inutilisé peut être utilisé pour compléter un maximum de 10 crédits de congés de maladie accordés en application de la sous-disposition 2 i du paragraphe 1 (2).

(6) En ce qui concerne l'exercice 2012-2013, chaque employé permanent est réputé avoir un total de deux crédits de congés de maladie inutilisés qui peuvent être utilisés conformément au paragraphe (5).

(7) L'employé qui est absent en raison d'une maladie ou d'une blessure pour sa première journée de travail d'un exercice donné ne peut utiliser un crédit de congés de maladie à l'égard de cette journée que conformément à ce qui suit :

1. Si, la dernière journée de travail de l'exercice précédent, l'employé a utilisé un crédit de congés de maladie en raison de la même maladie ou de la même blessure que celle qui l'oblige à s'absenter la première journée de travail de l'exercice en cours :
 - i. il ne peut pas utiliser, à l'égard de la première journée de travail, un crédit de congés de maladie accordé pour l'exercice en cours,
 - ii. il peut utiliser, à l'égard de la première journée de travail, des crédits de congés de maladie inutilisés qui ont été accordés pour l'exercice précédent.
2. Si la disposition 1 ne s'applique pas, l'employé peut utiliser, à l'égard de la première journée de travail, un crédit de congés de maladie accordé pour l'exercice en cours s'il fournit, comme preuve de sa maladie ou de sa blessure :
 - i. soit les renseignements précisés à cette fin dans son contrat de travail ou dans la convention collective applicable,
 - ii. soit, en l'absence de renseignements précisés dans le contrat de travail ou la convention collective, les renseignements précisés à cette fin par une politique du conseil, dans sa version du 31 août 2012.

(8) Si l'employé est absent en raison d'une maladie ou d'une blessure pour sa première journée de travail d'un exercice donné, le paragraphe (7) s'applique également à l'égard de toute journée de travail qui suit immédiatement sa première journée de travail jusqu'à ce qu'il retourne au travail conformément à ses conditions d'emploi.

(9) En ce qui concerne les employés visés au paragraphe (2), il est entendu que les mentions aux paragraphes (7) et (8) d'une maladie ou d'une blessure valent également mention d'une maladie ou d'une blessure d'une autre personne que l'employé si, selon le paragraphe (2), celui-ci peut utiliser un crédit de congés de maladie à l'égard d'une journée où cette autre personne est malade ou blessée.

Compensation des crédits de congés de maladie

4. (1) L'employé n'est admissible à aucune gratification au titre de la compensation des crédits de congés de maladie après le 31 août 2012, si ce n'est celle qu'il avait accumulée et à laquelle il était admissible à cette date.

(2) Toute gratification à laquelle l'employé est admissible au titre de la compensation des crédits de congés de maladie à son départ à la retraite est payée au moindre de ce qui suit :

- a) le taux de salaire précisé par le régime de compensation des crédits de congés de maladie du conseil qui s'appliquait à l'employé au 31 août 2012;
- b) le salaire de l'employé au 31 août 2012.

(3) Toute gratification qui est payable au décès de l'employé au titre de la compensation des crédits de congés de maladie est payée conformément au paragraphe (2).

(4) L'employé qui avait accumulé une gratification au titre de la compensation des crédits de congés de maladie au 31 août 2012, mais qui n'y est pas admissible du seul fait qu'il ne satisfait pas à une condition d'admissibilité relative au nombre d'années de service comme employé du conseil, est toutefois admissible au paiement, au plus tard le 30 juin 2013, d'une somme au titre de la liquidation des gratifications, calculée selon la formule suivante :

$$(X/30) \times (Y/200) \times (Z/10)$$

où :

«X» représente le nombre d'années de service comme employé du conseil au 31 août 2012,

«Y» représente le moins élevé de 200 et du nombre de jours de crédits de congés de maladie accumulés par l'employé au 31 août 2012,

«Z» représente le salaire de l'employé au 31 août 2012.

(5) En ce qui concerne les conseils suivants, malgré toute disposition du régime de compensation des crédits de congés de maladie du conseil, une des conditions d'admissibilité à une gratification au titre de la compensation des crédits de congés de maladie est que l'employé ait 10 années de service au conseil :

1. Near North District School Board.
2. Avon Maitland District School Board.
3. Hamilton-Wentworth District School Board.
4. Huron Perth Catholic District School Board.
5. Peterborough Victoria Northumberland et Clarington Catholic District School Board.
6. Hamilton-Wentworth Catholic District School Board.

Abrogation

5. Le présent règlement est abrogé le 31 août 2014.

Entrée en vigueur

6. Le présent règlement est réputé être entré en vigueur le 1^{er} septembre 2012.

ONTARIO REGULATION 2/13

made under the

PUTTING STUDENTS FIRST ACT, 2012

Made: January 2, 2013

Filed: January 2, 2013

Published on e-Laws: January 3, 2013

Printed in *The Ontario Gazette*: January 19, 2013**GENERAL****INTERPRETATION****Interpretation**

1. (1) In this Regulation,

“professional activity day” has the same meaning as in Regulation 304 of the Revised Regulations of Ontario, 1990 (School Year Calendar, Professional Activity Days) made under the *Education Act*; (“journée pédagogique”)

“retirement gratuity” includes, but is not limited to, a gratuity in the form of,

- (a) a sick leave credit,
- (b) an early retirement incentive plan, and
- (c) a contribution to a registered retirement savings plan; (“gratification de retraite”)

“school day” has the same meaning as in the *Education Act*; (“jour de classe”)

“school year” has the same meaning as in the *Education Act*. (“année scolaire”)

(2) For greater certainty, any requirement in this Regulation that applies to an employee whose employment contract or collective agreement provides for movement on a salary grid applies to the employee even if the employee is not eligible for movement because he or she is at the top of the grid.

(3) For greater certainty, an employee who is entitled to benefits under Ontario Regulation 1/13 (Sick Leave Credits and Sick Leave Credit Gratuities) made under the *Education Act* is entitled to those benefits despite anything to the contrary in an employment contract or collective agreement.

EMPLOYEES WHO DO NOT BARGAIN COLLECTIVELY**Employment contracts: prescribed terms, modifications, replacements and exemptions**

2. (1) The terms set out in subsections (2) to (5) are prescribed for the purposes of paragraph 11 of subsection 2 (1) of the Act.

(2) An employment contract between a board and a board employee shall contain the following terms:

1. The employee is not eligible to receive any form of retirement gratuity after August 31, 2012, except any retirement gratuity that the employee had accumulated and was eligible to receive as of that day.
2. If the employee is eligible to receive a retirement gratuity, upon the employee’s retirement, the gratuity shall be paid out at the lesser of,
 - i. the rate of pay specified in the employment contract that applied to the employee on August 31, 2012 as the rate for payment of the retirement gratuity, and
 - ii. the employee’s salary as of August 31, 2012.
3. If a retirement gratuity is payable upon the death of the employee, the gratuity shall be paid out in accordance with paragraph 2.
4. If the employee is eligible to receive a retirement gratuity, the board must provide the employee with a report, on or before May 31, 2013, that sets out the following information determined as of August 31, 2012:
 - i. The number of days of sick leave credits as have been accumulated by the employee.
 - ii. The number of years of service that are counted in determining the employee’s retirement gratuity.
 - iii. The rate of pay described in subparagraph 2 i.
 - iv. The employee’s salary.

- v. The amount of the employee's retirement gratuity, together with the calculation used to determine that amount.
 - vi. Any conditions that affect the employee's eligibility to receive the retirement gratuity.
5. If the employee believes that any information in the report provided in accordance with paragraph 4 is inaccurate, the employee must advise the board of those inaccuracies on or before June 30, 2013.
 6. If the employee had accumulated a sick leave credit gratuity as of August 31, 2012 but is not eligible to receive it for the sole reason that he or she has not met an eligibility requirement relating to number of years of service as an employee with the board, the employee is eligible to receive, by June 30, 2013, an amount for gratuity wind-up determined using the following formula:

$$(X/30) \times (Y/200) \times (Z/10)$$

in which,

"X" is the number of years of service as an employee with the board as of August 31, 2012,

"Y" is the lesser of 200 and the number of days of sick leave credits as have been accumulated by the employee as of August 31, 2012, and

"Z" is the employee's salary as of August 31, 2012.

7. If the employee retires before September 1, 2013, the following apply with respect to the employee's retirement benefits:
 - i. Any entitlement that the employee has to pay into a plan for health and dental benefits or life insurance after retiring shall be an entitlement to pay into the plan that, on August 31, 2012, the employment contract entitled the employee to pay into.
 - ii. After the employee retires, the board will only make contributions into the plan referred to in subparagraph i for the employee if, on August 31, 2012, the employment contract provided for such contributions by the board.
8. If the employee retires on or after September 1, 2013, the following apply with respect to the employee's retirement benefits:
 - i. Any entitlement that the employee has to pay into a plan for health and dental benefits or life insurance after retiring shall be an entitlement to pay into a plan that is separate from the plan paid into by individuals who at that time are current employees of the board.
 - ii. After the employee retires, the board will not make contributions into a plan described in subparagraph i for the employee.
9. The employee's entitlement to maternity benefits is as follows:
 - i. The employee is only entitled to maternity benefits if the employee is in a class of employees that, on August 31, 2012, was entitled to accumulate unused sick leave credits.
 - ii. Maternity benefits shall be paid for six weeks of the employee's maternity leave.
 - iii. Maternity benefits shall be paid at a rate of pay that is equal to 100 per cent of the employee's salary for the year, less any amount for unemployment insurance benefits received by or available to the employee during that time.
 - iv. Despite subparagraphs ii and iii, if, on August 31, 2012, the maternity benefits that the class of employees was entitled to receive were greater than the benefits set out in those subparagraphs, the employee is eligible to receive those benefits.
10. The employee's entitlement to receive an amount to top up benefits that he or she is entitled to under the *Workplace Safety and Insurance Act, 1997* is as follows:
 - i. The employee is only entitled to receive the top-up amount if the employee is in a class of employees that, on August 31, 2012, was entitled to use unused sick leave credits for the purpose of topping up benefits received under the *Workplace Safety and Insurance Act, 1997*.
 - ii. The top-up amount shall be paid for a maximum of four years and six months.
 - iii. The top-up amount shall be paid at a rate of pay that is equal to 100 per cent of the employee's salary for the year, less the amount for the benefits that the employee is entitled to under the *Workplace Safety and Insurance Act, 1997*.
 - iv. For the purposes of the 2012-2013 fiscal year, an employee is not entitled to receive a top-up amount under this section if,
 - A. on August 31, 2012, the employee was eligible to receive benefits under the *Workplace Safety and Insurance Act, 1997*, and

B. as of September 1, 2012, the employee had no unused sick leave credits that were provided in previous fiscal years.

- v. If, as a result of an accident, an employee received benefits under the *Workplace Safety and Insurance Act, 1997* in respect of the first workday in the 2012-2013 fiscal year, the employee's entitlement to be topped up for four years and six months shall be reduced by the length of time for which the employee received benefits under that Act as a result of that accident.

(3) An employment contract between a board and an employee of the board who is a principal or vice-principal shall contain the following terms:

1. The principal or vice-principal must take three unpaid days of leave on professional activity days in the 2013-2014 school year.
2. If the contract provides for movement on the salary grid on the first school day of a school year, the movement will occur on the 97th school day after that day.
3. If the contract provides for movement on the salary grid on the anniversary of the first day the employee was employed by the board, the movement will occur on the 97th school day after that day.
4. If the contract provides for movement on the salary grid on a day other than a day described in paragraph 2 or 3, the movement will occur on the day that is six months after the day specified in the contract.

(4) An employment contract between a board and a board employee that provides for an annual salary that is less than \$100,000, and provides for movement on the salary grid, shall contain the following terms:

1. The employee must take one unpaid day of leave on a professional activity day in the 2013-2014 school year.
2. If the contract provides for movement on the salary grid on the first school day of a school year, the movement will occur on the 97th school day after that day.
3. If the contract provides for movement on the salary grid on the anniversary of the first day the employee was employed by the board, the movement will occur on the 97th school day after that day.
4. If the contract provides for movement on the salary grid on a day other than a day described in paragraph 2 or 3, the movement will occur on the day that is six months after the day specified in the contract.
5. If the contract provides for movement on the salary grid more than once in a fiscal year, paragraphs 2 to 4 do not apply and instead each movement will occur on the day that is the number of months determined using the following formula after the day specified in the contract:

$$A/(1 + B)$$

in which,

"A" is the number of months that the employee is scheduled to work in the fiscal year, without deducting vacation days or statutory holidays, and

"B" is the number of times in the fiscal year that movement on the salary grid is provided for in the contract.

(5) If an employment contract between a board and a board employee provides for movement on the salary grid, the contract is exempt from the application of paragraph 10 of subsection 2 (1) of the Act and instead shall contain the following term:

1. The employee shall be eligible for an additional 120 days of sick leave during a board's fiscal year paid at a rate of pay equal to,
 - i. 90 per cent of the employee's salary for the year, if the employee's entitlement to that rate has been determined through an adjudicative process agreed to by the employee and the board, or
 - ii. 66.67 per cent of the employee's salary for the year, for all other employees.

(6) If, on August 31, 2012, an employment contract between a board and a board employee did not provide for sick leave, the contract is exempt from the application of paragraphs 9 and 10 of subsection 2 (1) of the Act and, in that case, subsection (5) does not apply.

(7) If, on August 31, 2012, an employment contract between a board and a board employee entitled the employee to an increase in vacation time, including payment in lieu of vacation time, based on the employee's years of experience, the following apply:

1. The contract is exempt from the application of paragraph 4 of subsection 2 (1) of the Act to the extent that it prohibits such an increase.
2. The employee is not entitled to receive an increase in vacation time that is greater than what was provided for in the contract on August 31, 2012.

EMPLOYEES WHO BARGAIN COLLECTIVELY

Collective agreements: prescribed terms, modifications, replacements and exemptions

3. (1) For the purposes of paragraphs 1 and 2 of subsection 4 (1) of the Act, the following are prescribed as terms that modify or replace terms set out in the "Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)", dated July 5, 2012, or in the Memorandum of Understanding described in subparagraph 2 i of subsection 4 (1) of the Act, and, for the purposes of paragraph 3 of subsection 4 (1) of the Act, are prescribed as terms that are to be included in every collective agreement:

1. The employee is not eligible to receive any form of retirement gratuity after August 31, 2012, except any retirement gratuity that the employee had accumulated and was eligible to receive as of that day.
2. If the employee is eligible to receive a retirement gratuity, upon the employee's retirement, the gratuity shall be paid out at the lesser of,
 - i. the rate of pay specified in the collective agreement that applied to the employee on August 31, 2012 as the rate for payment of the retirement gratuity, and
 - ii. the employee's salary as of August 31, 2012.
3. If a retirement gratuity is payable upon the death of the employee, the gratuity shall be paid out in accordance with paragraph 2.
4. If the employee is eligible to receive a retirement gratuity, the board must provide the employee and the employee's bargaining agent with a report, on or before May 31, 2013, that sets out the following information determined as of August 31, 2012:
 - i. The number of days of sick leave credits as have been accumulated by the employee.
 - ii. The number of years of service that are counted in determining the employee's retirement gratuity.
 - iii. The rate of pay described in subparagraph 2 i.
 - iv. The employee's salary.
 - v. The amount of the employee's retirement gratuity, together with the calculation used to determine that amount.
 - vi. Any conditions that affect the employee's eligibility to receive the retirement gratuity.
5. If the employee believes that any information in the report provided in accordance with paragraph 4 is inaccurate, the employee must advise the board of those inaccuracies on or before June 30, 2013.
6. If the employee had accumulated a sick leave credit gratuity as of August 31, 2012 but is not eligible to receive it for the sole reason that he or she has not met an eligibility requirement relating to number of years of service as an employee with the board, the employee is eligible to receive, by June 30, 2013, an amount for gratuity wind-up determined using the following formula:

$$(X/30) \times (Y/200) \times (Z/10)$$

in which,

"X" is the number of years of service as an employee with the board as of August 31, 2012,

"Y" is the lesser of 200 and the number of days of sick leave credits as have been accumulated by the employee as of August 31, 2012, and

"Z" is the employee's salary as of August 31, 2012.

7. The employee's entitlement to maternity benefits is as follows:
 - i. The employee is only entitled to maternity benefits if the employee is in a class of employees that, on August 31, 2012, was entitled to accumulate unused sick leave credits.
 - ii. Maternity benefits shall be paid for six weeks of the employee's maternity leave.
 - iii. Maternity benefits shall be paid at a rate of pay that is equal to 100 per cent of the employee's salary for the year, less any amount for unemployment insurance benefits received by or available to the employee during that time.
 - iv. Despite subparagraph ii, an employee who is a teacher filling a long-term assignment is not entitled to be paid for maternity benefits after the last day of the long-term assignment.
 - v. Despite subparagraphs ii, iii and iv, if, on August 31, 2012, the maternity benefits that the class of employees was entitled to receive were greater than the benefits set out in those subparagraphs, the employee is eligible to receive those benefits.

8. The employee's entitlement to receive an amount to top up benefits that he or she is entitled to under the *Workplace Safety and Insurance Act, 1997* is as follows:
- i. The employee is only entitled to receive the top-up amount if the employee is in a class of employees that, on August 31, 2012, was entitled to use unused sick leave credits for the purpose of topping up benefits received under the *Workplace Safety and Insurance Act, 1997*.
 - ii. The top-up amount shall be paid for a maximum of four years and six months.
 - iii. The top-up amount shall be paid at a rate of pay that is equal to 100 per cent of the employee's salary for the year, less the amount for the benefits that the employee is entitled to under the *Workplace Safety and Insurance Act, 1997*.
 - iv. For the purposes of the 2012-2013 fiscal year, an employee is not entitled to receive a top-up amount under this section if,
 - A. on August 31, 2012, the employee was eligible to receive benefits under the *Workplace Safety and Insurance Act, 1997*, and
 - B. as of September 1, 2012, the employee had no unused sick leave credits that were provided in previous fiscal years.
 - v. If, as a result of an accident, an employee received benefits under the *Workplace Safety and Insurance Act, 1997* in respect of the first workday in the 2012-2013 fiscal year, the employee's entitlement to be topped up for four years and six months shall be reduced by the length of time for which the employee received benefits under that Act as a result of that accident.
9. If the employee is an occasional teacher or a continuing education teacher, within the meaning of the *Education Act*, the following apply:
- i. The employee is not required to take an unpaid day of leave in the 2013-2014 school year.
 - ii. Paragraphs 2 to 6 of subsection (2) apply.

(2) The following are also prescribed as terms for the purposes referred to in subsection (1), except in respect of a collective agreement between a board and a designated bargaining agent for a teachers' bargaining unit, as those terms are defined in subsection 277.1 (1) of the *Education Act*:

1. If the collective agreement provides for movement on the salary grid, the employee must take one unpaid day of leave on a professional activity day in the 2013-2014 school year.
2. If the collective agreement provides for movement on the salary grid on the first school day of a school year, the movement will occur on the 97th school day after that day.
3. If the collective agreement provides for movement on the salary grid on the anniversary of the first day the employee was employed by the board, the movement will occur on the 97th school day after that day.
4. If the collective agreement provides for movement on the salary grid when the employee earns additional qualifications, the movement will occur on the 97th school day after the day specified for that purpose in the collective agreement.
5. If the collective agreement provides for movement on the salary grid on a day other than a day described in paragraph 2, 3 or 4, the movement will occur on the day that is six months after the day specified in the collective agreement.
6. If the collective agreement provides for movement on the salary grid more than once in a fiscal year, paragraphs 2 to 5 do not apply and instead each movement will occur on the day that is the number of months determined using the following formula after the day specified in the collective agreement:

$$A/(1 + B)$$

in which,

"A" is the number of months that the employee is scheduled to work in the fiscal year, without deducting vacation days or statutory holidays, and

"B" is the number of times in the fiscal year that movement on the salary grid is provided for in the collective agreement.

(3) For the purposes of paragraph 3 of subsection 4 (1) of the Act, the following is prescribed as a term that is to be included in a collective agreement between a board listed in subsection (4) and an employee bargaining agent:

1. It is a condition of eligibility to receive a sick leave credit gratuity that the employee have 10 years of service with the board.

(4) The boards referred to in subsection (3) are the following:

1. Near North District School Board.
2. Avon Maitland District School Board.
3. Hamilton-Wentworth District School Board.
4. Huron Perth Catholic District School Board.
5. Peterborough Victoria Northumberland and Clarington Catholic District School Board.
6. Hamilton-Wentworth Catholic District School Board.

(5) If, on August 31, 2012, a collective agreement between a board and an employee bargaining agent for a bargaining unit did not provide for sick leave, a collective agreement between those parties for that bargaining unit is exempt from the application of subsection 4 (1) of the Act to the extent that it requires terms to be included in the collective agreement that provide for sick leave.

(6) For the purposes of subparagraphs 2 i and ii of subsection 4 (1) of the Act, a collective agreement between a board and an employee bargaining agent, other than a designated bargaining agent for a teachers' bargaining unit, is exempt from the requirement that terms be included in the collective agreement that are substantially similar or substantively identical to the terms set out under the heading "Long Term Disability (LTD) Plans" in the "Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)", dated July 5, 2012.

(7) For the purposes of subparagraph 2 ii of subsection 4 (1) of the Act, the "Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)", dated July 5, 2012, is modified as follows:

1. The requirement that the third party adjudication process set out in the appendix to the Memorandum of Understanding be used for the purposes set out under the heading "Short Term Leave and Disability Plan (STLDP)" shall instead be a requirement that either the adjudication process set out in the appendix to the Memorandum of Understanding or the adjudication process used by the board on August 31, 2012 be used for those purposes.

(8) For the purposes of subparagraph 2 i of subsection 4 (1) of the Act, the "Memorandum of Understanding between Association of Professional Student Services Personnel (APSSP) and the Ministry of Education", dated July 30, 2012, is modified as follows:

1. The requirement that employees take three unpaid days of leave on professional activity days in the 2013-2014 school year, as set out in paragraph 1 under the heading "G. Unpaid Leave Days" in the Memorandum of Understanding, shall instead be a requirement that employees take one unpaid day of leave on a professional activity day in that year.
2. The employees shall take the unpaid day of leave on one of the dates set out in paragraph 1 under the heading "G. Unpaid Leave Days" in the Memorandum of Understanding.

(9) For the purposes of subparagraph 2 ii of subsection 4 (1) of the Act, in respect of a collective agreement between the Upper Grand District School Board and a designated bargaining agent for a teachers' bargaining unit, the following apply:

1. To the extent that they apply to teachers, the terms set out under the heading "G. Unpaid Leave Days" in the "Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)", dated July 5, 2012, are replaced by the terms described in paragraph 2.
2. The terms referred to in paragraph 1 are the terms set out under the headings "K. Voluntary Unpaid Leave of Absence Program", "P. Offsetting Measures" and "Q. Reconciliation" in the document entitled "Memorandum of Understanding Between Upper Grand District School Board and Ontario Secondary School Teachers' Federation District 19 Teachers' Bargaining Unit", dated November 17, 2012.

Exemption, construction industry

4. The Act does not apply in respect of a provincial agreement within the meaning of subsection 151 (1) of the *Labour Relations Act, 1995*.

MISCELLANEOUS

Deemed receipt of collective agreements

5. (1) The Minister is deemed to have received the collective agreement required by subsection 8 (2) of the Act on,
 - (a) the third day after the day it was mailed, if delivered by mail;
 - (b) the day after the day it was emailed or faxed, if delivered by email or fax; or
 - (c) the day it was personally delivered, if personally delivered.

(2) For the purposes of subsection (1), a collective agreement that is delivered on a Saturday, Sunday or public holiday or on any other day after 5 p.m. is deemed to have been delivered on the next day that is not a Saturday, Sunday or public holiday.

(3) For greater certainty, the collective agreement referred to in subsection (1) includes a collective agreement that is considered to have been settled, as described in subsection 1 (6) of the Act.

Commencement

6. This Regulation is deemed to have come into force on September 1, 2012.

3/13

RÈGLEMENT DE L'ONTARIO 2/13

pris en vertu de la

LOI DE 2012 DONNANT LA PRIORITÉ AUX ÉLÈVES

pris le 2 janvier 2013
 déposé le 2 janvier 2013
 publié sur le site Lois-en-ligne le 3 janvier 2013
 imprimé dans la *Gazette de l'Ontario* le 19 janvier 2013

DISPOSITIONS GÉNÉRALES**INTERPRÉTATION****Interprétation**

1. (1) Les définitions qui suivent s'appliquent au présent règlement.

«année scolaire» S'entend au sens de la *Loi sur l'éducation*. («school year»)

«gratification de retraite» S'entend notamment d'une gratification sous la forme :

- a) d'un crédit de congés de maladie;
- b) d'un régime d'incitation à la retraite anticipée;
- c) d'une cotisation à un régime enregistré d'épargne-retraite. («retirement gratuity»)

«jour de classe» S'entend au sens de la *Loi sur l'éducation*. («school day»)

«journée pédagogique» S'entend au sens du Règlement 304 des Règlements refondus de l'Ontario de 1990 (Calendrier scolaire, journées pédagogiques) pris en vertu de la *Loi sur l'éducation*. («professional activity day»)

(2) Il est entendu que toute exigence du présent règlement qui s'applique à l'employé dont le contrat de travail ou la convention collective prévoit une progression dans l'échelle salariale s'applique également à l'employé qui n'est pas admissible à une progression parce qu'il est déjà au sommet de l'échelle salariale.

(3) Il est entendu que l'employé qui a droit à des prestations en vertu du Règlement de l'Ontario 1/13 (Crédits de congés de maladie et compensation des crédits de congés de maladie) pris en vertu de la *Loi sur l'éducation* y a droit malgré toute disposition contraire d'un contrat de travail ou d'une convention collective.

EMPLOYÉS QUI NE NÉGOCIENT PAS COLLECTIVEMENT**Contrats de travail : conditions, modifications et remplacements prescrits et exemptions**

2. (1) Les conditions énoncées aux paragraphes (2) à (5) sont prescrites pour l'application de la disposition 11 du paragraphe 2 (1) de la Loi.

(2) Tout contrat de travail entre un conseil et son employé contient les conditions suivantes :

- 1. L'employé n'est admissible à aucune gratification de retraite sous quelque forme que ce soit après le 31 août 2012, si ce n'est une gratification de retraite qu'il avait accumulée et à laquelle il était admissible à cette date.
- 2. Si l'employé est admissible à une gratification de retraite à son départ à la retraite, la gratification est payée au moindre de ce qui suit :
 - i. le taux de salaire précisé dans le contrat de travail qui s'appliquait à l'employé le 31 août 2012 comme étant le taux applicable au paiement de la gratification de retraite,
 - ii. le salaire de l'employé au 31 août 2012.
- 3. Toute gratification de retraite qui est payable au décès de l'employé est payée conformément à la disposition 2.
- 4. Si l'employé est admissible à une gratification de retraite, le conseil lui remet, au plus tard le 31 mai 2013, un rapport où figurent les renseignements suivants établis au 31 août 2012 :
 - i. Le nombre de jours de crédits de congés de maladie accumulés par l'employé.
 - ii. Le nombre d'années de service prises en compte pour le calcul de la gratification de retraite de l'employé.
 - iii. Le taux de salaire visé à la sous-disposition 2 i.
 - iv. Le salaire de l'employé.

- v. Le montant de la gratification de retraite de l'employé, ainsi que le mode de calcul utilisé pour l'établir.
 - vi. Toute condition à laquelle est assujettie l'admissibilité de l'employé à la gratification de retraite.
5. L'employé qui estime que des renseignements figurant dans le rapport remis conformément à la disposition 4 sont inexacts avise le conseil des inexactitudes au plus tard le 30 juin 2013.
 6. L'employé qui avait accumulé une gratification au titre de la compensation des crédits de congés de maladie au 31 août 2012, mais qui n'y est pas admissible du seul fait qu'il ne satisfait pas à une condition d'admissibilité relative au nombre d'années de service comme employé du conseil, est toutefois admissible au paiement, au plus tard le 30 juin 2013, d'une somme au titre de la liquidation des gratifications, calculée selon la formule suivante :

$$(X/30) \times (Y/200) \times (Z/10)$$

où :

- «X» représente le nombre d'années de service comme employé du conseil au 31 août 2012,
 - «Y» représente le moins élevé de 200 et du nombre de jours de crédits de congés de maladie accumulés par l'employé au 31 août 2012,
 - «Z» représente le salaire de l'employé au 31 août 2012.
7. Si l'employé prend sa retraite avant le 1^{er} septembre 2013, les conditions qui suivent s'appliquent à l'égard de ses prestations de retraite :
 - i. Tout droit qu'a l'employé de cotiser à un régime de prestations d'assurance-maladie et d'assurance dentaire ou à un régime d'assurance-vie après son départ à la retraite constitue un droit de cotiser au régime auquel, le 31 août 2012, le contrat de travail lui donnait le droit de cotiser.
 - ii. Après le départ de l'employé à la retraite, le conseil ne cotisera pour lui au régime visé à la sous-disposition i que si, le 31 août 2012, le contrat de travail prévoyait de telles cotisations du conseil.
 8. Si l'employé prend sa retraite le 1^{er} septembre 2013 ou après cette date, les conditions qui suivent s'appliquent à l'égard de ses prestations de retraite :
 - i. Tout droit qu'a l'employé de cotiser à un régime de prestations d'assurance-maladie et d'assurance dentaire ou à un régime d'assurance-vie après son départ à la retraite constitue un droit de cotiser à un régime distinct de celui auquel cotisent les particuliers qui sont des employés actifs du conseil à ce moment-là.
 - ii. Après le départ de l'employé à la retraite, le conseil ne cotisera pas pour lui à un régime visé à la sous-disposition i.
 9. Les prestations de maternité auxquelles une employée a droit sont assujetties aux conditions suivantes :
 - i. L'employée n'a droit à des prestations de maternité que si elle appartient à une catégorie d'employés qui, le 31 août 2012, avait le droit d'accumuler des crédits de congés de maladie inutilisés.
 - ii. Les prestations de maternité sont payées pendant six semaines du congé de maternité de l'employée.
 - iii. Les prestations de maternité sont payées à un taux de salaire égal à 100 % du salaire de l'employée pour l'année, déduction faite du montant des prestations d'assurance-chômage qu'elle a reçues ou qui lui étaient offertes pendant cette période.
 - iv. Malgré les sous-dispositions ii et iii, si, le 31 août 2012, les prestations de maternité auxquelles la catégorie d'employés avait droit étaient plus élevées que celles indiquées à ces sous-dispositions, l'employée est admissible à ces prestations.
 10. Le droit qu'a l'employé de recevoir une somme en complément de prestations auxquelles il a droit en vertu de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail* est assujetti aux conditions suivantes :
 - i. L'employé n'a droit à la somme complémentaire que s'il appartient à une catégorie d'employés qui, le 31 août 2012, avait le droit d'utiliser des crédits de congés de maladie inutilisés pour compléter des prestations qu'il reçoit en vertu de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*.
 - ii. La somme complémentaire est payée pour un maximum de quatre ans et six mois.
 - iii. La somme complémentaire est payée à un taux de salaire égal à 100 % du salaire de l'employé pour l'année, déduction faite du montant des prestations auxquelles il a droit en vertu de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*.
 - iv. En ce qui concerne l'exercice 2012-2013, l'employé n'a pas droit à une somme complémentaire en vertu du présent article si les conditions suivantes sont réunies :

A. le 31 août 2012, l'employé était admissible à des prestations en vertu de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*,

B. au 1^{er} septembre 2012, l'employé n'avait pas de crédits de congés de maladie inutilisés qui avaient été accordés au cours d'exercices précédents.

v. Si, par suite d'un accident, l'employé a reçu des prestations en vertu de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail* à l'égard de la première journée de travail de l'exercice 2012-2013, la durée de quatre ans et six mois pendant laquelle il a droit à une somme complémentaire est réduite de la durée pendant laquelle il a reçu des prestations en vertu de cette loi par suite de cet accident.

(3) Tout contrat de travail entre un conseil et un de ses employés qui est directeur d'école ou directeur adjoint contient les conditions suivantes :

1. Le directeur d'école ou le directeur adjoint doit prendre trois jours de congé non payés lors des journées pédagogiques de l'année scolaire 2013-2014.
2. Si le contrat prévoit une progression dans l'échelle salariale le premier jour de classe de l'année scolaire, la progression a lieu le 97^e jour de classe après ce jour.
3. Si le contrat prévoit une progression dans l'échelle salariale à la date anniversaire du premier jour où l'employé a été employé par le conseil, la progression a lieu le 97^e jour de classe après ce jour.
4. Si le contrat prévoit une progression dans l'échelle salariale un jour autre que celui visé à la disposition 2 ou 3, la progression a lieu le jour qui tombe six mois après le jour précisé dans le contrat.

(4) Tout contrat de travail entre un conseil et son employé qui prévoit un salaire annuel inférieur à 100 000 \$ ainsi qu'une progression dans l'échelle salariale contient les conditions suivantes :

1. L'employé doit prendre un jour de congé non payé lors d'une journée pédagogique de l'année scolaire 2013-2014.
2. Si le contrat prévoit une progression dans l'échelle salariale le premier jour de classe de l'année scolaire, la progression a lieu le 97^e jour de classe après ce jour.
3. Si le contrat prévoit une progression dans l'échelle salariale à la date anniversaire du premier jour où l'employé a été employé par le conseil, la progression a lieu le 97^e jour de classe après ce jour.
4. Si le contrat prévoit une progression dans l'échelle salariale un jour autre que celui visé à la disposition 2 ou 3, la progression a lieu le jour qui tombe six mois après le jour précisé dans le contrat.
5. Si le contrat prévoit une progression dans l'échelle salariale plus d'une fois au cours d'un exercice, les dispositions 2 à 4 ne s'appliquent pas et, à la place, chaque progression a lieu le jour qui tombe le nombre de mois, calculé selon la formule suivante, après le jour précisé dans le contrat :

$$A/(1 + B)$$

où :

«A» représente le nombre de mois de travail prévus pour l'employé au cours de l'exercice, sans déduction des jours de vacances ou des jours fériés,

«B» représente le nombre de fois au cours de l'exercice où une progression dans l'échelle salariale est prévue au contrat.

(5) Le contrat de travail entre un conseil et son employé qui prévoit une progression dans l'échelle salariale est soustrait à l'application de la disposition 10 du paragraphe 2 (1) de la Loi et contient à la place la condition suivante :

1. L'employé a droit à 120 jours supplémentaires de congés de maladie durant l'exercice du conseil à un taux de salaire égal :
 - i. à 90 % du salaire de l'employé pour l'année, si son droit à un tel taux a été fixé au moyen d'un processus décisionnel accepté par l'employé et le conseil,
 - ii. à 66,67 % de son salaire pour l'année dans tous les autres cas.

(6) Tout contrat de travail entre un conseil et son employé qui, le 31 août 2012, ne prévoyait pas de congés de maladie est soustrait à l'application des dispositions 9 et 10 du paragraphe 2 (1) de la Loi, auquel cas le paragraphe (5) ne s'applique pas.

(7) Si, le 31 août 2012, le contrat de travail entre un conseil et son employé donnait à l'employé le droit à une augmentation des jours de vacances, y compris à un paiement tenant lieu de jours de vacances, en fonction des années d'expérience de l'employé, les conditions suivantes s'appliquent :

1. Le contrat est soustrait à l'application de la disposition 4 du paragraphe 2 (1) de la Loi dans la mesure où cette disposition interdit une telle augmentation.

2. L'employé n'a pas le droit de recevoir une augmentation des jours de vacances supérieure à celle que prévoyait le contrat le 31 août 2012.

EMPLOYÉS QUI NÉGOCIENT COLLECTIVEMENT

Conventions collectives : conditions, modifications et remplacements prescrits et exemptions

3. (1) Pour l'application des dispositions 1 et 2 du paragraphe 4 (1) de la Loi, les conditions qui suivent sont prescrites comme conditions qui modifient ou remplacent celles qui sont énoncées dans le protocole d'entente intitulé *Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)*, daté du 5 juillet 2012, ou dans celui qui est visé à la sous-disposition 2 i du paragraphe 4 (1) de la Loi, et, pour l'application de la disposition 3 du paragraphe 4 (1) de la Loi, sont prescrites comme conditions à inclure dans chaque convention collective :

1. L'employé n'est admissible à aucune gratification de retraite sous quelque forme que ce soit après le 31 août 2012, si ce n'est une gratification de retraite qu'il avait accumulée et à laquelle il était admissible à cette date.
2. Si l'employé est admissible à une gratification de retraite à son départ à la retraite, la gratification est payée au moindre de ce qui suit :
 - i. le taux de salaire précisé dans la convention collective qui s'appliquait à l'employé le 31 août 2012 comme étant le taux applicable au paiement de la gratification de retraite,
 - ii. le salaire de l'employé au 31 août 2012.
3. Toute gratification de retraite qui est payable au décès de l'employé est payée conformément à la disposition 2.
4. Si l'employé est admissible à une gratification de retraite, le conseil remet à l'employé et à son agent négociateur, au plus tard le 31 mai 2013, un rapport où figurent les renseignements suivants établis au 31 août 2012 :
 - i. Le nombre de jours de crédits de congés de maladie accumulés par l'employé.
 - ii. Le nombre d'années de service prises en compte pour le calcul de la gratification de retraite de l'employé.
 - iii. Le taux de salaire visé à la sous-disposition 2 i.
 - iv. Le salaire de l'employé.
 - v. Le montant de la gratification de retraite de l'employé, ainsi que le mode de calcul utilisé pour l'établir.
 - vi. Toute condition à laquelle est assujettie l'admissibilité de l'employé à la gratification de retraite.
5. L'employé qui estime que des renseignements figurant dans le rapport remis conformément à la disposition 4 sont inexacts avise le conseil des inexactitudes au plus tard le 30 juin 2013.
6. L'employé qui avait accumulé une gratification au titre de la compensation des crédits de congés de maladie au 31 août 2012, mais qui n'y est pas admissible du seul fait qu'il ne satisfait pas à une condition d'admissibilité relative au nombre d'années de service comme employé du conseil, est toutefois admissible au paiement, au plus tard le 30 juin 2013, d'une somme au titre de la liquidation des gratifications, calculée selon la formule suivante :

$$(X/30) \times (Y/200) \times (Z/10)$$

où :

«X» représente le nombre d'années de service comme employé du conseil au 31 août 2012,

«Y» représente le moins élevé de 200 et du nombre de jours de crédits de congés de maladie accumulés par l'employé au 31 août 2012,

«Z» représente le salaire de l'employé au 31 août 2012.

7. Les prestations de maternité auxquelles une employée a droit sont assujetties aux conditions suivantes :
 - i. L'employée n'a droit à des prestations de maternité que si elle appartient à une catégorie d'employés qui, le 31 août 2012, avait le droit d'accumuler des crédits de congés de maladie inutilisés.
 - ii. Les prestations de maternité sont payées pendant six semaines du congé de maternité de l'employée.
 - iii. Les prestations de maternité sont payées à un taux de salaire égal à 100 % du salaire de l'employée pour l'année, déduction faite du montant des prestations d'assurance-chômage qu'elle a reçues ou qui lui étaient offertes pendant cette période.
 - iv. Malgré la sous-disposition ii, l'employée qui occupe à titre d'enseignante un poste constituant une affectation à long terme n'a pas droit à des prestations de maternité après le dernier jour de l'affectation.

- v. Malgré les sous-dispositions ii, iii et iv, si, le 31 août 2012, les prestations de maternité auxquelles la catégorie d'employés avait droit étaient plus élevées que celles indiquées à ces sous-dispositions, l'employée est admissible à ces prestations.
8. Le droit qu'a l'employé de recevoir une somme en complément de prestations auxquelles il a droit en vertu de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail* est assujéti aux conditions suivantes :
- i. L'employé n'a droit à la somme complémentaire que s'il appartient à une catégorie d'employés qui, le 31 août 2012, avait le droit d'utiliser des crédits de congés de maladie inutilisés pour compléter des prestations qu'il reçoit en vertu de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*.
 - ii. La somme complémentaire est payée pour un maximum de quatre ans et six mois.
 - iii. La somme complémentaire est payée à un taux de salaire égal à 100 % du salaire de l'employé pour l'année, déduction faite du montant des prestations auxquelles il a droit en vertu de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*.
 - iv. En ce qui concerne l'exercice 2012-2013, l'employé n'a pas droit à une somme complémentaire en vertu du présent article si les conditions suivantes sont réunies :
 - A. le 31 août 2012, l'employé était admissible à des prestations en vertu de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*,
 - B. au 1^{er} septembre 2012, l'employé n'avait pas de crédits de congés de maladie inutilisés qui avaient été accordés au cours d'exercices précédents.
 - v. Si, par suite d'un accident, l'employé a reçu des prestations en vertu de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail* à l'égard de la première journée de travail de l'exercice 2012-2013, la durée de quatre ans et six mois pendant laquelle il a droit à une somme complémentaire est réduite de la durée pendant laquelle il a reçu des prestations en vertu de cette loi par suite de cet accident.
9. Si l'employé est un enseignant suppléant ou un enseignant de l'éducation permanente, au sens de la *Loi sur l'éducation*, les conditions suivantes s'appliquent :
- i. L'employé n'est pas tenu de prendre un jour de congé non payé au cours de l'année scolaire 2013-2014.
 - ii. Les dispositions 2 à 6 du paragraphe (2) s'appliquent.
- (2) Les conditions qui suivent sont également prescrites pour l'application des dispositions de la Loi mentionnées au paragraphe (1), sauf à l'égard d'une convention collective entre un conseil et un agent négociateur désigné pour une unité de négociation d'enseignants, au sens que donne à ces termes le paragraphe 277.1 (1) de la *Loi sur l'éducation* :
- 1. Si la convention collective prévoit une progression dans l'échelle salariale, l'employé doit prendre un jour de congé non payé lors d'une journée pédagogique de l'année scolaire 2013-2014.
 - 2. Si la convention collective prévoit une progression dans l'échelle salariale le premier jour de classe de l'année scolaire, la progression a lieu le 97^e jour de classe après ce jour.
 - 3. Si la convention collective prévoit une progression dans l'échelle salariale à la date anniversaire du premier jour où l'employé a été employé par le conseil, la progression a lieu le 97^e jour de classe après ce jour.
 - 4. Si la convention collective prévoit une progression dans l'échelle salariale lorsque l'employé acquiert des qualifications additionnelles, la progression a lieu le 97^e jour de classe après le jour précisé à cette fin dans la convention collective.
 - 5. Si la convention collective prévoit une progression dans l'échelle salariale un jour autre que celui visé à la disposition 2, 3 ou 4, la progression a lieu le jour qui tombe six mois après le jour précisé dans la convention collective.
 - 6. Si la convention collective prévoit une progression dans l'échelle salariale plus d'une fois au cours d'un exercice, les dispositions 2 à 5 ne s'appliquent pas et, à la place, chaque progression a lieu le jour qui tombe le nombre de mois, calculé selon la formule suivante, après le jour précisé dans la convention collective :

$$A/(1 + B)$$

où :

- «A» représente le nombre de mois de travail prévus pour l'employé au cours de l'exercice, sans déduction des jours de vacances ou des jours fériés,
- «B» représente le nombre de fois au cours de l'exercice où une progression dans l'échelle salariale est prévue à la convention collective.

(3) Pour l'application de la disposition 3 du paragraphe 4 (1) de la Loi, la condition qui suit est prescrite comme condition à inclure dans une convention collective entre un conseil mentionné au paragraphe (4) et un agent négociateur d'employés :

1. Une des conditions d'admissibilité à une gratification au titre de la compensation des crédits de congés de maladie est que l'employé ait 10 années de service auprès du conseil.

(4) Les conseils visés au paragraphe (3) sont les suivants :

1. Near North District School Board.
2. Avon Maitland District School Board.
3. Hamilton-Wentworth District School Board.
4. Huron Perth Catholic District School Board.
5. Peterborough Victoria Northumberland and Clarington Catholic District School Board.
6. Hamilton-Wentworth Catholic District School Board.

(5) Si, le 31 août 2012, une convention collective entre un conseil et un agent négociateur d'employés pour une unité de négociation ne prévoyait pas de congés de maladie, toute convention collective entre ces parties pour cette unité de négociation est soustraite à l'application du paragraphe 4 (1) de la Loi dans la mesure où ce paragraphe exige que des conditions prévoyant des congés de maladie soient incluses dans la convention collective.

(6) Pour l'application des sous-dispositions 2 i et ii du paragraphe 4 (1) de la Loi, toute convention collective entre un conseil et un agent négociateur d'employés, autre qu'un agent négociateur désigné pour une unité de négociation d'enseignants, est soustraite à l'exigence selon laquelle doivent être incluses dans la convention collective des conditions essentiellement semblables ou essentiellement identiques à celles énoncées sous l'intertitre «Long Term Disability (LTD) Plans» du protocole d'entente intitulé *Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)*, daté du 5 juillet 2012.

(7) Pour l'application de la sous-disposition 2 ii du paragraphe 4 (1) de la Loi, le protocole d'entente intitulé *Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)*, daté du 5 juillet 2012, est modifié comme suit :

1. L'exigence relative au recours au processus décisionnel faisant appel à un tiers prévu à l'annexe du protocole d'entente aux fins énoncées sous l'intertitre «Short Term Leave and Disability Plan (STLDP)» est remplacée par une exigence selon laquelle le processus auquel il faut avoir recours à ces fins est soit le processus décisionnel prévu à l'annexe du protocole d'entente, soit le processus décisionnel que le conseil utilisait le 31 août 2012.

(8) Pour l'application de la sous-disposition 2 i du paragraphe 4 (1) de la Loi, le protocole d'entente intitulé *Memorandum of Understanding between Association of Professional Student Services Personnel (APSSP) and the Ministry of Education*, daté du 30 juillet 2012, est modifié comme suit :

1. L'exigence selon laquelle les employés doivent prendre trois jours de congé non payés lors des journées pédagogiques de l'année scolaire 2013-2014, qui figure à la disposition 1 sous l'intertitre «G. Unpaid Leave Days» du protocole d'entente, est remplacée par l'exigence selon laquelle les employés doivent prendre un jour de congé non payé lors d'une journée pédagogique de cette année-là.
2. Les employés doivent prendre le jour de congé non payé à l'une des dates indiquées à la disposition 1 sous l'intertitre «G. Unpaid Leave Days» du protocole d'entente.

(9) Pour l'application de la sous-disposition 2 ii du paragraphe 4 (1) de la Loi, les règles suivantes s'appliquent à l'égard d'une convention collective entre le Upper Grand District School Board et un agent négociateur désigné pour une unité de négociation d'enseignants :

1. Dans la mesure où elles s'appliquent aux enseignants, les conditions énoncées sous l'intertitre «G. Unpaid Leave Days» du protocole d'entente intitulé *Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)*, daté du 5 juillet 2012, sont remplacées par les conditions indiquées à la disposition 2.
2. Les conditions visées à la disposition 1 sont celles énoncées sous les intertitres «K. Voluntary Unpaid Leave of Absence Program», «P. Offsetting Measures» et «Q. Reconciliation» du protocole d'entente intitulé *Memorandum of Understanding Between Upper Grand District School Board and Ontario Secondary School Teachers' Federation District 19 Teachers' Bargaining Unit*, daté du 17 novembre 2012.

Exemption : industrie de la construction

4. La Loi ne s'applique pas à l'égard d'une convention provinciale au sens du paragraphe 151 (1) de la *Loi de 1995 sur les relations de travail*.

DISPOSITIONS DIVERSES

Conventions collectives réputées reçues

5. (1) Le ministre est réputé avoir reçu la convention collective exigée par le paragraphe 8 (2) de la Loi :

- a) le troisième jour suivant le jour où elle a été mise à la poste en cas de remise par courrier;
- b) le lendemain du jour où elle a été envoyée par courrier électronique ou télécopiée en cas de remise par courrier électronique ou télécopie;
- c) le jour de la remise à personne, en cas de remise à personne.

(2) Pour l'application du paragraphe (1), la convention collective remise un samedi, un dimanche ou un jour férié ou un autre jour après 17 heures est réputée avoir été remise le premier jour suivant qui n'est ni un samedi, ni un dimanche, ni un jour férié.

(3) Il est entendu que la convention collective visée au paragraphe (1) s'entend en outre d'une convention collective considérée comme ayant été réglée, conformément au paragraphe 1 (6) de la Loi.

Entrée en vigueur

6. Le présent règlement est réputé être entré en vigueur le 1^{er} septembre 2012.

ONTARIO REGULATION 3/13

made under the

PUTTING STUDENTS FIRST ACT, 2012

Made: January 2, 2013

Filed: January 2, 2013

Published on e-Laws: January 3, 2013

Printed in *The Ontario Gazette*: January 19, 2013

Amending O. Reg. 313/12

(SICK LEAVE PROVISIONS, 2012-2013)

Note: Ontario Regulation 313/12 has not previously been amended.

1. Subsection 2 (3) of Ontario Regulation 313/12 is revoked and the following substituted:

(3) Any rule made before September 1, 2012 that requires an employee who is absent from work on that day to return to work in order to establish eligibility for sick leave in the 2012-2013 fiscal year is inapplicable, unless,

- (a) the employee is receiving benefits under the *Workplace Safety and Insurance Act, 1997* or under a long-term disability plan;
- (b) the employee is on an unpaid leave of absence, other than a leave taken because of an illness, disability or chronic condition; or
- (c) the employee has no unused sick leave credits that were provided in the previous fiscal year.

Commencement**2. This Regulation is deemed to have come into force on September 1, 2012.**

RÈGLEMENT DE L'ONTARIO 3/13

pris en vertu de la

LOI DE 2012 DONNANT LA PRIORITÉ AUX ÉLÈVES

pris le 2 janvier 2013

déposé le 2 janvier 2013

publié sur le site Lois-en-ligne le 3 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 19 janvier 2013

modifiant le Règl. de l'Ont. 313/12

(DISPOSITIONS SUR LES CONGÉS DE MALADIE, 2012-2013)

Remarque : Le Règlement de l'Ontario 313/12 n'a pas été modifié antérieurement.

1. Le paragraphe 2 (3) du Règlement de l'Ontario 313/12 est abrogé et remplacé par ce qui suit :

(3) Est inapplicable toute règle adoptée avant le 1^{er} septembre 2012 qui oblige un employé absent du travail ce jour-là à retourner au travail pour avoir droit à des congés de maladie durant l'exercice 2012-2013, sauf si l'employé, selon le cas :

- a) reçoit des prestations en vertu de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail* ou dans le cadre d'un régime d'assurance-invalidité de longue durée;
- b) est en congé non payé pour un motif autre qu'une maladie, une invalidité ou une affection chronique;
- c) n'a pas de crédits de congés de maladie inutilisés qui ont été accordés au cours de l'exercice précédent.

Entrée en vigueur

2. Le présent règlement est réputé être entré en vigueur le 1^{er} septembre 2012.

3/13

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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Information

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LA GAZETTE DE L'ONTARIO

393, avenue University, 2^e étage, Toronto Ontario M5G 2M2

Téléphone (416) 326-5306

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at

mbs.GazettePubsOnt@ontario.ca

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- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
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THE ONTARIO GAZETTE

393 University Avenue, Suite 200, Toronto, Ontario M5G 2M2

Telephone: (416) 326-5306

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Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2013-01-26

ALL ENCOMPASS ENTERPRISES INC.	001694450
AMG MANAGEMENT COMPANY INC.	001465203
ANISHINUIT ART LTD.	001429620
ARKITEK INC.	001138408
BAD PUPPY INC.	001698236
BBM CAPITAL CORPORATION	000936401
BEAKER TECHNOLOGIES INC.	001589529
BEDROCK WINDOWS & DOORS INC.	001571385
BLANEFIELD DEVELOPMENTS INC.	000825841
BLUE CAPITAL CORP.	002088462

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BODY'S INC.	001542125
BONSMA INSURANCE BROKERS LIMITED	000237620
CABOCHON CONTRACTING GROUP INC.	001696933
CANADIAN RESIDENTIAL MORTGAGE CORPORATION	002100841
CARRICK TRANSPORTATION INC.	001691485
CARVETH CARPET & DECORATING LTD.	000736356
CENTURY MOULDINGS INC.	001415163
CONNEXIONS PLUS INC.	001557142
CONSOLIDATED ASSET SERVICES INC.	001086468
COUNTRY SQUIRE PRINTERY LIMITED	000300453
D. ZIMMERMAN FOREST PRODUCTS LTD.	001552503
DARBY FITNESS CENTRES INC.	000660409
DEBI DUZ CHOCOLATES INC.	001589233
ELIZABETH CUSTOM FURNITURE DESIGN INC.	001697540
EMMANUEL ACADEMY OF HEALTH & BUSINESS INC.	001697791
FINELINE WOODWORKING & CUSTOM FURNITURE LTD.	001254842
FRIENDLY GROUP INC.	002105833
FULL HOUSE ROOFING INC.	002098071
GARY PARE HOLDINGS LTD.	001372935
GEMSTONE INTERLOCKING INC.	002103325
GILCHRIST HOLDINGS LTD.	001693934
GOLDEN STAR PLASTER INC.	002088461
GOMMA RECYCLED PRODUCTS INC.	002051035
GOWER COURT TOWNHOMES CORPORATION	001655441
GRAND AIRPORT MALL INC.	002102005
GRAND ROCK ESTATES INC.	002095819
GREEN GODDESS HOME AND GARDENS INC.	001702994
HAREE CUSTOM FABRICATION INC.	002102106
HARMONY EXCAVATING INC.	002104877
J & M GRANDINETTI CONSTRUCTION LIMITED	000374725
JASON COX BUILDING SERVICES LTD.	001652719
JOE CASH INC.	001594011
JSY BUBBLE TEA INC.	002090247
JUG'Z BILLIARD LTD.	001689425
KING'S MATTRESS & BEDWEAR LTD.	002069951
LIFESCALE INC.	001700076
LINTON INTERNATIONAL MARKETING INC.	002113679
M.A.G. COMPUTER CONCEPTS INC.	001693527

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MJK TREND INC.	001696339
N.R.V. LOGISTICS (2005) INC.	002077897
N&B WOODWORKING INC.	001347329
NANOHEMOGLOBIN TECHNOLOGIES INC.	001707904
NEW TRIUMPH FINE WOODWORK LTD.	000704345
NEWTON'S AUTOMOTIVE LIMITED	001116235
ORENDA MUFFLER & CARCARE INC.	002101672
PARKERS PRODUCTS LTD.	001091800
PENTSA CORPORATION	002098282
PKTECH COMMUNICATIONS INC.	001575505
PMB INFORMATION SOLUTIONS INC.	001260182
PRESTIGE PREPAID PLAYERS GAMING COMPANY LTD.	001690138
PUNCHMASTER TOOLING PRODUCTS INC.	002051658
QUALITY CONVEYOR INC.	002008699
RON GILES CONSTRUCTION LTD.	000619977
ROOF-TECH INC.	000657364
ROY'S FUELS INC.	001074152
S.P. & S. DISTRIBUTORS INC.	000744347
SABA CONTROLS INC.	001695696
SEVERN ACCU DRAW INC.	000903873
SKYBRIDGE SYSTEMS INC.	002101580
SMART CLOVER (DUFFERIN) INC.	002071318
SOUTHGATE CONSULTING INC.	001056207
SPARTA TRAFFIC INC.	000812985
THANVI GLOBAL INC.	001539682
THE CRAZE GROUP INCORPORATED	001645169
THE DENTAL OFFICE INC.	001291713
THE PAPER BOUTIQUE LIMITED	000707981
TIME 2 RUN INC.	001331535
TJ'S DECKS INC.	001692058
TORONTO MESSENGER ADVERTISING ALLIANCE (TMAA) INC.	001699931
UNEK OBJEX LTD.	001631433
V N GENERAL AUTO REPAIRS INC.	002096041
VICTORIA CARTER LONDON DANCE CENTRE LIMITED	000593000
YAU FUNG INC.	002096898
ZUMA'S TEX-MEX CANTINA INCORPORATED	001084908
1072979 ONTARIO INC.	001072979
1079244 ONTARIO LIMITED	001079244
1246277 ONTARIO INC.	001246277
1308023 ONTARIO INC.	001308023
1362976 ONTARIO INC.	001362976
1381448 ONTARIO LIMITED	001381448
1495013 ONTARIO INC.	001495013
1498045 ONTARIO INC.	001498045
1517140 ONTARIO INC.	001517140
1526507 ONTARIO LTD.	001526507
1571610 ONTARIO INC.	001571610
1585031 ONTARIO INC.	001585031
1595391 ONTARIO INC.	001595391
1602060 ONTARIO CORPORATION	001602060
1609425 ONTARIO INC.	001609425
1639916 ONTARIO INC.	001639916
1648383 ONTARIO INC.	001648383
1681369 ONTARIO INC.	001681369
1685355 ONTARIO INC.	001685355
1692364 ONTARIO INC.	001692364
1693944 ONTARIO INC.	001693944
1694811 ONTARIO LTD.	001694811
1697557 ONTARIO CORP.	001697557
2028513 ONTARIO INC.	002028513
2058218 ONTARIO INC.	002058218
2059606 ONTARIO LTD.	002059606
2095468 ONTARIO INC.	002095468
2097979 ONTARIO INC.	002097979
2101043 ONTARIO INC.	002101043

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2102978 ONTARIO INC.	002102978
2105313 ONTARIO CORPORATION	002105313
2107715 ONTARIO LTD.	002107715
396577 ONTARIO LIMITED	000396577
518199 ONTARIO INC.	000518199
569472 ONTARIO INC.	000569472
784325 ONTARIO LTD.	000784325

(146-G034)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulé par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-12-31	
A & P LOCKSMITH INC.	001467068
A. ROBERTSON MOVING & STORAGE LTD.	001001485
A.K.A. DOORS INC.	001469456
A-1 CAR CLEANING FRANCHISE INC.	001216417
ABBATE SALES LTD.	001709324
ABSOLUTE PERFECTION LANDSCAPING AND SNOW REMOVAL INC.	001678947
AMPAX GROUP INCORPORATED	002012376
AT ELEVEN LIMITED	001693555
BETA CAD/CAM & PROTOTYPING INC.	001196941
BLOOR CINEMA LIMITED	000469128
C N C-CASEY NATIONAL CARRIER INC.	001279634
C. SALONIA HOLDINGS INC.	000791992
CANADIAN CONTROL AND AUTOMATION LTD.	000968973
CANADIAN UNDERGROUND TECHNOLOGIES INC.	002022350
CANADIAN XING HUA INTERNATIONAL VENTURES INC.	001686468
CHARTERHOUSE DESIGN INC.	001419548
CHESTNUT PARK MEDIA INC.	001709045
CHEX-IMPORT INC.	001672235
ESTEEM TRANSPORT LTD.	001680020
FIRST UNION DESIGNERS ENGINEERS & CONSULTANTS INC.	001404690
FJ MICRO COMPUTERCENTRE INC.	001490943
FOREST HEIGHTS HOLDINGS LIMITED	000556773
GALATI SUPERMARKETS LIMITED	000391488
GAMMA INDUSTRIES ONTARIO LIMITED	001663380

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
GLASS TECHNOLOGIES INC.	002097566
HIGH-END AUDIO LTD.	000488689
IMAGINE POWER CORP.	002006193
INDIAN TRANSPORTATION INC.	002094297
JOE DOUGH PIZZA CO. INC.	001576348
JOSEPH G. SCHEJBAL REAL ESTATE LIMITED	000278685
JUDITH ROCHESTER PH.D. & ASSOCIATES INC.	000692325
KAY TABS SPORTS BAR INC.	001225049
KORNERSTONE ENTERPRISES INC.	002002992
LARRY'S COLLISION & PAINT LTD.	000608265
LASTING IMPRESSIONS SIGN & DESIGN INC.	002145493
LIFE NIGHTCLUB INC.	001321461
MALWA TRUCK LINES LTD.	002109201
MARKHILL REALTY (1991) INC.	000741092
MCLACHLAN PROPERTY MANAGEMENT INC.	000728056
MER ROUGE INC.	001618687
METROPOLIS RECORDS 1997 CORP.	001258305
MONEY EXPRESS FINANCIAL INC.	001522819
NEXCAR FINANCIAL INC.	002096398
NUTRAKINETIKA CORP.	002085450
ONE STEP BEYOND INC.	001051394
PFD CONSULTANTS LTD.	000733913
PHC MANAGEMENT SERVICES INC.	000785037
PHOENIX CUSTOM COATINGS INC.	002085953
PORKY'S PIT INC.	002049488
POZEGA BROS HOMES LTD.	001622716
PROVINCIAL INTERSTATE EXPRESS INC.	000985414
RAINBOW COMMUNITY FINANCIAL INC.	002028646
RCT GLOBAL NETWORKS INC.	002089452
RJ PROPERTY SOLUTIONS INC.	002105878
ROHO ENTERPRISES INC.	000276201
ROSEWOOD GALLERY INC.	000952573
S.R.W. TRANSPORT & FARM ENTERPRISES LTD.	000846927
SMITHFIELD PRODUCTIONS LIMITED	001276422
ST. JOAN AGENCY LTD.	000803248
STRICTLY LEATHER INC.	001685640
SUPERFLEET ENTERPRISES INC.	002095300
TAFFY'S TRANSPORT TRAILER PARTS LTD.	000367877
THE ORIGINAL BO PEEP FAMILY RESTAURANT AND CATERING LTD.	001204255
TRUTH CORPORATION	002103791
UPPER CANADA (BROCKVILLE) SECURITY AGENCY LTD.	002097591
VIDEOPLEX INC.	001269918
WINDSOR MOTOR SPORTS GROUP INC.	001690187
WOODSTREAM ACADEMY INC.	001615172
YORK FISH COMPANY INC.	002102454
1062134 ONTARIO LIMITED	001062134
1070509 ONTARIO LTD.	001070509
1116371 ONTARIO INC.	001116371
1170157 ONTARIO LTD.	001170157
1269483 ONTARIO LIMITED	001269483
1270409 ONTARIO INC.	001270409
1395871 ONTARIO LTD.	001395871
1434317 ONTARIO INC.	001434317
1448723 ONTARIO INC.	001448723
1468226 ONTARIO INC.	001468226
1511962 ONTARIO LTD.	001511962
1523603 ONTARIO INC.	001523603
1544965 ONTARIO INC.	001544965
1555206 ONTARIO INC.	001555206
1575028 ONTARIO LTD.	001575028
1580421 ONTARIO INC.	001580421
1595595 ONTARIO LIMITED	001595595
1597748 ONTARIO INC.	001597748
1603908 ONTARIO INC.	001603908

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1633466 ONTARIO LTD.	001633466
1635582 ONTARIO INC.	001635582
1644788 ONTARIO INC.	001644788
1661732 ONTARIO INC.	001661732
1686798 ONTARIO INC.	001686798
1688747 ONTARIO INC.	001688747
1690345 ONTARIO INC.	001690345
1710919 ONTARIO INC.	001710919
2004770 ONTARIO INC.	002004770
2025698 ONTARIO INC.	002025698
2040475 ONTARIO INC.	002040475
2054888 ONTARIO INC.	002054888
2058075 ONTARIO INC.	002058075
2061030 ONTARIO LIMITED	002061030
2062853 ONTARIO CORPORATION	002062853
2093596 ONTARIO LTD.	002093596
2097993 ONTARIO INC.	002097993
2106738 ONTARIO INCORPORATED	002106738
2107614 ONTARIO INC.	002107614
2108938 ONTARIO LIMITED	002108938
2111365 ONTARIO INC.	002111365
2113198 ONTARIO INC.	002113198
2161820 ONTARIO INC.	002161820
468560 ONTARIO LIMITED	000468560
784804 ONTARIO LIMITED	000784804
786DATA INC.	001537147

(146-G035)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-12-11	
IDK SOLUTIONS INC.	002030691
LECLAIR FURNITURE LIMITED	001124185
STONE RESTORATION SERVICES (SWO) INC.	001767226
1314335 ONTARIO INC.	001314335
576458 ONTARIO INC.	000576458
2012-12-12	
BUGATTI FREIGHT INTERNATIONAL (ONTARIO) CO. LTD.	000958852
EVERBEST BAKERY WHOLESALE LTD.	001087973
GRAND RIVER RUNNING INC.	002178647
INTERCONTINENTAL NUCLEAR SERVICES CORP.	002141584
INTRALARM SYSTEMS LTD.	000836852
LEGAU INC.	001550667
LIONHEART TRANSPORT INC.	001346804
MAC INVESTMENTS AND REALTY, LIMITED	000038720
P. STRANSKY EQUIPMENT INC.	000579559

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
R. SCOTT ROWAND & ASSOCIATES INC.	002052809
REV ADVERTISING & DESIGN INC.	001631513
STANLEY WONG PICTURES INC.	000624783
UNICORN-RANCH LTD.	001526288
WALCAR HEATING AND AIR CONDITIONING INC.	001182509
1213697 ONTARIO LIMITED	001213697
1445645 ONTARIO LIMITED	001445645
1570023 ONTARIO LIMITED	001570023
1650866 ONTARIO INC.	001650866
1681900 ONTARIO LTD.	001681900
1709156 ONTARIO INC.	001709156
1765576 ONTARIO INC.	001765576
1846655 ONTARIO INC.	001846655
2217537 ONTARIO LTD.	002217537
323 SHEPPARD INC.	002087940
2012-12-13	
BEST WILL SERVICES INC.	002294537
BUYERS CHOICE CANADA INC.	002293442
CARL GYORI PETROLEUM INC.	000996293
COLARSUND HOLDINGS LIMITED	000626632
D BEST CARPET MAINTENANCE INC.	001835145
DR. HESSABI EDUCATION CENTRE INC.	002303717
DR. SURINDER SIDHU MEDICINE PROFESSIONAL CORPORATION	001578490
FORSAD CONSULTING INC.	002024451
GREG MONKHOUSE TRUCKING INC.	000772355
INTERNATIONAL ROBOTICS ACADEMY INC.	002124763
KARTEN METALS (1975) LIMITED	000315672
KOSIM CPM INDUSTRIES INC.	002190615
LAXMI ENTERPRISES INC.	001032100
LONSDALE GARAGE LIMITED	000295073
MAICHI MARKETING SERVICES INC.	001385187
MARY'S PILGRIMAGE INC.	001439964
MONACO PRIME ONE FINANCIAL CORPORATION	002074232
SUPREME SOFTWARE SOLUTIONS INC.	002183450
1047608 ONTARIO INC.	001047608
1436821 ONTARIO INCORPORATED	001436821
1517111 ONTARIO INC.	001517111
1776864 ONTARIO INC.	001776864
1781992 ONTARIO INC.	001781992
2074698 ONTARIO INC.	002074698
2112553 ONTARIO CORPORATION	002112553
2132707 ONTARIO INC.	002132707
2182898 ONTARIO INC.	002182898
2245431 ONTARIO INC.	002245431
2321117 ONTARIO INC.	002321117
292898 ONTARIO LIMITED	000292898
292899 ONTARIO LIMITED	000292899
500912 ONTARIO INC.	000500912
554091 ONTARIO LIMITED	000554091
615779 ONTARIO LIMITED	000615779
2012-12-14	
ATHENIAN ORIGINALS LTD.	000993028
AXSYS DESIGN GROUP LTD.	001302472
DEBONAIRWEB INC.	001817711
F.H.C. RESOURCES INC.	001311786
HERB PENNER INSURANCE AGENCY LIMITED	000216104
IG TECHNOLOGIES LTD.	001481701
JNM MECHANICAL SERVICES LTD.	001343100
KENDA MAC FARMS INC.	002102039
KVAP INC.	002168536
LEIGHHOUSE ENTERPRISES INC.	002199494
PAUL ATKINSON CONSULTING INC.	001300836
PRIMO HOLDCO INC.	001792962
R.A.F. GENERAL TRADING & SERVICES CO. LTD.	002151954

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
RD CHARTERED ACCOUNTANT PROFESSIONAL CORPORATION	002269585
STUDIO 710 AESTHETICS INC.	002021029
SUN FREIGHT CARRIERS INC.	002056099
THE COOL HEMP COMPANY INC.	001408786
WILKINSON MANAGEMENT INC.	001138333
1162444 ONTARIO INC.	001162444
119 MERTON STREET DEVELOPMENTS INC.	001252824
1465127 ONTARIO LIMITED	001465127
1466409 ONTARIO INC.	001466409
1517267 ONTARIO INC.	001517267
1554105 ONTARIO LTD.	001554105
1668486 ONTARIO LTD.	001668486
2100566 ONTARIO INC.	002100566
2129021 ONTARIO INC.	002129021
2180436 ONTARIO INC.	002180436
674326 ONTARIO INC.	000674326
2012-12-17	
A. K. DRYWALL CONTRACTING SERVICES INC.	002172520
ALAN WELLS CONSULTING INC.	001524200
ALNESS 425 INVESTMENT INC.	001607455
CACHE CREEK INVESTMENTS LTD.	002028148
GARY POLLACK SALES INC.	002167279
GURU GOBIND SINGH LOGISTIX INC.	001575026
HUDDLESTONE PAPERHANGING LTD.	000394177
J&S HOMECARE INC.	002130822
KANATA HOLDINGS LIMITED	000433458
LONGMOUNT ENTERPRISES INC.	001337981
R. C. BELL ENTERPRISES LIMITED	000029200
SESAME STREET MONTESSORI AND DAY CARE INC.	002161150
STARZ HI-TECH INC.	001737579
TACTICS WORLD INVESTMENT HOLDINGS INC.	001738397
TELEPATHICA INC.	002007339
TIMBERWOLF INVESTMENTS INC.	000975556
TOTAL LIGHTING CORP.	002117948
1255046 ONTARIO INC.	001255046
1307259 ONTARIO LIMITED	001307259
1510598 ONTARIO INC.	001510598
1698272 ONTARIO LTD.	001698272
1746312 ONTARIO INC.	001746312
2109339 ONTARIO INC.	002109339
2130058 ONTARIO INC.	002130058
2237528 ONTARIO INC.	002237528
2246818 ONTARIO INC.	002246818
2294006 ONTARIO INC.	002294006
2300196 ONTARIO INC.	002300196
617356 ONTARIO LTD.	000617356
858693 ONTARIO INC.	000858693
2012-12-18	
TAYFER INVESTMENTS INC.	001197409
943463 ONTARIO LIMITED	000943463
2012-12-19	
1214227 ONTARIO LTD.	001214227
2132833 ONTARIO LIMITED	002132833
664743 ONTARIO INC.	000664743
2012-12-20	
950485 ONTARIO INC.	000950485
2012-12-24	
ABERDEEN BAY CORP.	000981890
FLOW RIGHT PLUMBING LTD.	001767399
GOLDWELL PETROLEUM INC.	002167130
J.N. QUALITY RENOVATIONS INC.	002230343
KEN JAMES & ASSOCIATES INC.	001272014
TICHELAAR'S GREENHOUSES LTD.	000319458
1415973 ONTARIO LTD.	001415973

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2152989 ONTARIO INC.	002152989
2191858 ONTARIO INC.	002191858
2230070 ONTARIO INC.	002230070
2294103 ONTARIO INC.	002294103
2334004 ONTARIO INC.	002334004
293837 ONTARIO LTD.	000293837
2012-12-28	
MONTWOOD LTD.	001797495
SUBURBAN REALTY CORP.	000954089
333 KENT ST. INC.	002252676
2012-12-31	
AM DEVELOPMENTS LIMITED	002066537
GUMMULURI A.N. MURTY MEDICINE PROFESSIONAL CORPORATION	001561957
TWINSTAR INTERNATIONAL FOODS LTD.	001702477
1833065 ONTARIO LTD.	001833065
2141308 ONTARIO INC.	002141308
2013-01-02	
S.A.F. MASONRY & CONSTRUCTION LTD.	001510286
SOBIE HOLDINGS LTD.	000235200
1147867 ONTARIO INC.	001147867
1776943 ONTARIO INC.	001776943
2013-01-03	
APPLETREE ENTERTAINMENT INC.	000245519
CROWE BAY PROJECT MANAGEMENT INC.	002032203
FOOD PROCESSING CORP.	002316474
GLOBAL RAPID TECH INC.	001147179
GOOD WORLD AGENCY INC.	001862501
HUNG BAGS-FASHION LIMITED	002040487
J.S. DENNEY INVESTMENTS LTD.	002117153
MAC EXCAVATING & GRADING LIMITED	002068375
PERMATEX CANADA, INC.	001365661
T.K. IMPORTS & EXPORTS LTD.	001471053
WORKING CLASS PRODUCTION LIMITED	001543308
1462974 ONTARIO INC.	001462974
1777684 ONTARIO INC.	001777684
883487 ONTARIO INC.	000883487
2013-01-04	
AQUICKMASSAGE INC.	001585912
BEHNKE TRANSPORT LTD.	000383420
CAFE DE GOLDYUEN INC.	002007895
DARU HOLDINGS LIMITED	000250696
FIRST DELTA CORPORATION	000503193
GONORONT.COM NEWS LTD.	002104683
INNOTANK INC.	002156494
MCHOLY INC.	000960600
PRIME GRAPHIC & PRINT LTD.	001137916
SEACOAST SCIENCE CANADA INC.	002206916
SEGURO MANAGEMENT INC.	002007055
THERMAL MECHANICAL HEATING & AIR CONDITIONING LTD.	002160162
1094363 ONTARIO LIMITED	001094363
2158243 ONTARIO INC.	002158243
2013-01-07	
ALL INVESTMENTS & MANAGEMENT INC.	001366886
DARIAMIL INVESTMENTS LTD.	000604650
DEL RIDGE (CFH) INC.	001628419
DEL RIDGE (PRENTICE) INC.	001610469
DEL RIDGE CONSTRUCTION INC.	001242139
DUNFORD LEASING INC.	000588091
F & I ENTERPRISES (CANADA) CORPORATION	001080751
GTA ROOFING 2006 INC.	002103022
H.D. INVESTMENTS LTD.	001453321
HEWMAC INVESTMENT SERVICES (PARRY SOUND) INC.	001151665
HHJF CUSTOM RENOVATIONS LTD.	001812533

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
KENBOROUGH CONTRACTING LTD.	001694844
MAGNETAWAN PROMOTIONS INC.	002154447
NIMA EXPRESS INC.	001736224
PALLAS ELECTRIC CO. LIMITED	000421690
PATTRA TRANSPORT INC.	002107734
REFLEX ADVERTISING INC.	001490963
RIVERS TOURS LTD.	001183851
SAXON INFORMATION RESOURCES, INC.	002039167
TVLOWCOST CANADA INC.	002122990
VAN CAMP INSULATIONS LTD.	001557171
YUVRAJ MOTOR EXPRESS INC.	002143637
110 COMMUNICATIONS INC.	001291349
1396432 ONTARIO INC.	001396432
1615442 ONTARIO INC.	001615442
1714832 ONTARIO INC.	001714832
2186834 ONTARIO INC.	002186834
934778 ONTARIO INC.	000934778
2013-01-08	
ARGENTIS HUMAN RESOURCES INC.	001636920
BAKERSVILLE DONUTS & RESTAURANT INC.	001061833
CAN-WOOD-EXPORT INC.	002171747
COOPER & WILCOCK LTD.	002158795
DOT TRANSPORT INC.	002026244
G. G. TUFFIN INVESTMENTS LIMITED	000350642
GLENDALE FARMS LIMITED	001507567
GROWER'S FLOWER MARKET & GIFTS INC.	001607589
JBC TECHNOLOGIES INC.	001490438
LOCAL MENU GUIDE INC.	002250015
LUCKY SIX INC.	002262021
OSLERWOOD ENTERPRISES INC.	002212244
PO WING ENTERPRISE LTD.	001540538
SOLARIS INC.	001567014
TAITEK INC.	002254756
TSUI WAH RESTAURANT INC.	002166788
VALERIANO JEWELLERS LIMITED	000090501
VERN DYNES HOLDINGS INC.	002119376
WORSLEY ENTERPRISE CORP.	001722661
YELRAC MANAGEMENT SERVICES LTD.	000389824
YORKDALE BSG INC.	001584101
YULLA ENTERPRISE INC.	002263116
1187961 ONTARIO LIMITED	001187961
1409974 ONTARIO INC.	001409974
1557411 ONTARIO INC.	001557411
1634907 ONTARIO INC.	001634907
1654934 ONTARIO INC.	001654934
1740955 ONTARIO INC.	001740955
2004064 ONTARIO INC.	002004064
2026778 ONTARIO INC.	002026778
2132151 ONTARIO INC.	002132151
2196758 ONTARIO INC.	002196758
2293692 ONTARIO CORPORATION	002293692
2013-01-09	
A-PLUS REALTY INC.	000732544
BRASTOR INC.	001006206
CAR FIX AUTO SPARE PARTS & GENERAL TRADING CO. INC.	002337047
CLASS MED LTD.	002184629
DYNAMIC LEARNING TOYS INC.	002120849
EM GRAPHICS LIMITED	000674268
EOS EYEWEAR CORPORATION	002294813
FATEQ CONSULTANT CORPORATION	002173496
GLENPARK HOLDINGS INC.	001746296
JACKSONLEA CANADA INC.	001600752
KLOECKNER BURLINGTON LIMITED	002172008
NEXT LEVEL MG LTD.	002217154
R & L KASTER HAULAGE INC.	002125744

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1219895 ONTARIO LIMITED	001219895
1423122 ONTARIO LIMITED	001423122
1688734 ONTARIO INC.	001688734
2140636 ONTARIO INC.	002140636
2304654 ONTARIO LTD.	002304654
438730 ONTARIO LIMITED	000438730
789825 ONTARIO LIMITED	000789825
2013-01-10	
AGT FINCO INC.	002237540
BRIDGEMET CAPITAL CORP.	002227842
DARK ELF PRODUCTIONS INC.	002133053
GED TECHNOLOGY INC.	002125274
JIRAH HOLDINGS INC.	001415073
TAKEOFFEH.COM INC.	002153179
WORLDNEX ENTERPRISES INC.	001814868
506915 ONTARIO LIMITED	000506915

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G036)

**Notice of Default in Complying with the
Corporations Information Act
Avis de non-observation de la
Loi sur les renseignements exigés
des personnes morales**

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-15	
WIT LOGISTICS CANADA INC.	1750195
1738824 ONTARIO INC.	1738824
2165447 ONTARIO INC.	2165447

KATHERINE M. MURRAY
Director/Directrice

(146-G037)

**Cancellation of Certificate of
Incorporation
(Business Corporations Act)
Annulation de certificat de constitution
en personne morale
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-14	
CROWN ACQUISITIONS LIMITED	1600916
DINAMIKOS TECHNOLOGY INC.	1367457
THURLOW CAPITAL (ONTARIO) INC.	2032525
THURLOW CAPITAL (OTTAWA) INC.	2032527
1121783 ONTARIO INC.	1121783
2032871 ONTARIO INC.	2032871

KATHERINE M. MURRAY
Director/Directrice

(146-G038)

**Cancellation for Cause
(Business Corporations Act)
Annulation à juste titre
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-14	
CASA FOODS INC.	2268843
CMT AMERICA HOLDINGS INC.	2051857
CREATIVE PUB INC.	2162788
CRIMSON RIDGE INC.	1425106
CYCLE THERAPY INC.	1066408
HOLLYHOME DEVELOPMENTS INC.	1664474
1629847 ONTARIO INC.	1629847
1779044 ONTARIO INC.	1779044
1869905 ONTARIO LTD.	1869905

KATHERINE M. MURRAY
Director/Directrice

(146-G039)

**Cancellation for Filing Default
(Corporations Act)
Annulation pour omission de se
conformer à une obligation de dépôt
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-14	
CHINESE ANGLERS SPORTS CLUB OF CANADA	1582064
PETERBOROUGH CONCERT BAND	1824468
WOMEN'S PLACE OTTAWA-CARLETON/PLACE AUX FEMMES OTTAWA-CARLETON	604558

(146-G040) KATHERINE M. MURRAY
Director/Directrice

**Co-operative Corporations Act
Certificate of Incorporation Issued
Loi sur les sociétés coopératives
Certificat de Constitution Délivré**

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of incorporation has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les sociétés coopératives un certificat de constitutions a été délivré à:

Name of Co-operative: Nom de la coopérative	Date of Incorporation Date de constitution	Head Office Siège Social
Chabad Solar Co-operative Inc.	October 9, 2012	Thornhill
Federation of Community Power Co-operatives Incorporated	October 9, 2012	Toronto
Green Energy London Co-operative Inc.	October 9, 2012	London
Huron Community Power Co-operative Inc.	October 9, 2012	Clinton
Sustainability Ontario Community Energy Co-operative Inc.	October 16, 2012	Toronto
Cambridge Neighbourshare Co-operative Ltd.	October 23, 2012	Guelph
Coopérative régionale de Moonbeam Ltée.	October 23, 2012	Moonbeam
Guelph Neighbourshare Solar Co-operative Inc.	October 23, 2012	Guelph
Samfund Energy Services Co-operative Inc.	October 23, 2012	Peterborough

Name of Co-operative: Nom de la coopérative	Date of Incorporation Date de constitution	Head Office Siège Social
Solar Energy for Beach Co-operative Inc.	October 23, 2012	Toronto
Arran Wind Energy Co-operative Inc.	October 26, 2012	Kincardine
Emily Township Community Energy Co-operative Inc.	October 26, 2012	Omemme
Ontario Co-operative of the Advocate Incorporated	October 26, 2012	Demorestville
Central Huron Winds of Change Co-operative Inc.	October 31, 2012	Kincardine
Community Energy Development Co-operative Ltd.	October 31, 2012	Petersburg
Collingwood Community Food Co-operative Inc.	November 5, 2012	Collingwood
London District Renewable Energy Co-operative Inc.	November 5, 2012	London
Haldimand Community Power Co-operative Inc.	November 20, 2012	Nanticoke
Polar Bear Solar Co-operative Inc.	November 20, 2012	Acton
Sustainability Brant Community Energy Co-operative Inc.	November 20, 2012	Paris
The Mustard Seed Co-operative Grocery Inc.	November 23, 2012	Hamilton
Wintergreen Renewable Energy Co-operative Ltd.	November 23, 2012	Godfrey
Georgina Green Energy Co-operative Inc.	November 30, 2012	Keswick
South Stormont Renewable Energy Co-operative Inc.	December 19, 2012	Saint Andrews West
RECC Hamilton Co-operative Inc.	December 19, 2012	Cache Bay
RECC Middlesex Co-operative Inc.	December 19, 2012	London
Gravenhurst Renewable Energy Co-operative Inc.	December 27, 2012	Loretto
Kawartha Lakes Renewable Energy Co-operative Inc.	December 27, 2012	Loretto
Kinghaven Renewable Energy Co-operative Inc.	December 27, 2012	King City
Severn Renewable Energy Co-operative Inc.	December 27, 2012	Loretto
Amherst Island Renewable Energy Co-operative Corporation	December 27, 2012	Kingston

(146-G041) GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de
l'Ontario
by delegated authority from the
Superintendent of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

**Credit Unions, Caisses Populaires Act
Certificate of Amalgamation Issued
Loi sur les credit unions
et caisses populaires
Certificat de Fusion Délivré**

NOTICE IS HEREBY GIVEN that, under the Credit Unions and Caisses Populaires Act, a certificate of amalgamation has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les credit unions et caisses populaires un certificat de fusion a été délivré à:

Name of Amalgamated Corporation Ontario Amalgamating Corporations de l'Ontario Dénomination sociale de la Compagnie issue de fusion: Compagnies qui fusionnent	Incorporation Number Numero matricule
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2012-09-24

PACE SAVINGS & CREDIT UNION LIMITED (Pace Savings & Credit Union Limited and Etcu Financial Credit Union Limited)	1851865
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2012-10-12

SUDBURY CREDIT UNION LIMITED (Sudbury Credit Union Limited and Northridge Savings and Credit Union Limited)	1851872
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2012-12-11

MAINSTREET CREDIT UNION LIMITED (Sydenham Community Credit Union Limited and Unigasco Community Credit Union Limited)	1851901
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GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de
l'Ontario
by delegated authority from the
Superintendent of Financial Services/
en vertu des pouvoirs délégués par

(146-G042)

le surintendant des services financiers

**Co-operative Corporations Act
Certificate of Dissolution Issued
Loi sur les sociétés coopératives
Certificat de Dissolution Délivré**

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of dissolution has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les sociétés coopératives un certificat de dissolution a été délivré à:

Name of Co-operative Nom de la coopérative	Date of Incorporation: Date de constitution	Effective Date Date d'entrée en vigueur
Cherry Hill Co-Operative Housing Development Corporation	April 16, 1999	October 25, 2012
Co-Opérative Equili-Bro.Ca Inc.	November 18, 2009	November 13, 2012
McLevin Co-Operative Development Corporation	May 2, 2000	December 18, 2012

GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de
l'Ontario
by delegated authority from the
Superintendent of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

(146-G043)

**Co-operative Corporations Act
Certificate of Amendment Issued
Loi sur les sociétés coopératives
Certificat de Modification Délivré**

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of amendment has been effected as follows:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la Loi sur les sociétés coopératives un certificat de modification a été apporté au statut de la compagnie mentionnée ci-dessous:

Name of Corporation: Nom de la compagnie	Date of Incorporation: Date de constitution	Effective Date Date d'entrée en vigueur
Bob's Lake Co-Operative Camps Inc.	October 29, 1984	October 4, 2012
Coopérative Horizon Emploi Inc.	February 4, 2000	October 4, 2012
Green Timiskaming Development Co-operative Incorporated	September 9, 2009	October 10, 2012
Coopérative Multiservices Francophone de l'ouest d'Ottawa Inc.	February 3, 2006	December 10, 2012

GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de
l'Ontario
by delegated authority from the
Superintendent of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

(146-G044)

**Co-operative Corporations Act
Certificate of Restated Articles of
Incorporation Issued
Loi sur les sociétés coopératives
Certificat de Mise à Jour des
Statuts de Constitution Délivré**

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of dissolution has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les sociétés coopératives un certificat de dissolution a été délivré à:

Name of Co-operative Nom de la coopérative	Date of Incorporation: Date de constitution	Effective Date Date d'entrée en vigueur
Progressive Pork Producers Co-Operative Inc.	November 15, 1994	December 10, 2012

GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de
l'Ontario
by delegated authority from the
Superintendent of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

(146-G045)

Foreign Cultural Objects Immunity from Seizure Act Determination

Pursuant to delegated authority and in accordance with subsection 1(1) of the *Foreign Cultural Objects Immunity from Seizure Act*, R.S.O. 1990, c.F-23, the works of art or objects of cultural significance listed in Schedule "A" attached hereto, which works or objects are to be on temporary exhibit during the *Patti Smith: Camera Solo* exhibition at the Art Gallery of Ontario in Toronto, Ontario pursuant to a loan agreement between the Art Gallery of Ontario and The Museum of Modern Art listed in the attached Schedule "A", are hereby determined to be of cultural significance and the temporary exhibition of these works or objects in Ontario is in the interest of the people of Ontario.

DATE: January 17, 2013

Determined by Kevin Finnerty, Assistant Deputy Minister
Culture Division
Ministry of Tourism, Culture and Sport

**SCHEDULE "A" – LIST OF WORKS
Patti Smith: Camera Solo
Art Gallery of Ontario**

	Lender	Artist	Object	Date	Medium	Dimensions	Inventory Number
1.	The Museum of Modern Art, New York City	Patti Smith	Portrait of Rimbaud	August 26, 1973	Pencil and coloured pencil on paper	50.5 x 40.3 cm	810.1996
2.	The Museum of Modern Art, New York City	Patti Smith	Portrait of Robert Mapplethorpe for Robert Miller	1978	Pencil and coloured pencil on illustration board	50.8 x 38.1 cm	811.1996

(146-G046)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Procedural Services Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

DEBORAH DELLER,
(8699) T.F.N. Clerk of the Legislative Assembly.

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Orangeville dated the 29th of December 2011, Court File Number 320/11 to me directed, against the real and personal property of Saurin Dave also known as Saurin H. Dave Defendant, at the suit of The Toronto-Dominion Bank, Plaintiff, the Enforcement Office of the Superior Court of Justice located at 150 Bond Street East, Oshawa, Ontario L1G 0A2 has seized and taken in execution all the right, title, interest and equity of redemption of Saurin Dave also known as Saurin H. Dave, Defendant in, and to:

Part of Lot 12, Plan 40M2089, Designated as Part 1 on Plan 40R-21250, Pin 26334-0510 (LT) municipally, known as 1553 Avonmore Square, Pickering, Ontario, LIS 4S7.

All of which said right, title, interest and equity of redemption of Saurin, Dave also known as Saurin H. Dave, Defendant, in the said lands and tenements described above, shall be offered for sale by Public Auction subject to the conditions set out below at the Superior Court of Justice, 150 Bond Street East, Oshawa, Ontario L1G 0A2 on Friday, March 1, 2013 at 2:00 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to pay balance in full
at Court Enforcement Office, 150 Bond Street East, Oshawa, Ontario L1G 0A2.
All payments in cash or by certified cheque made payable to the Minister Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

January 7, 2013

(146-P020)

ANDREW McNABB and ALAIN BILLINGTON
Court Enforcement Officers
150 Bond Street East, Oshawa, Ontario
L1G 0A2

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Brampton dated June 17, 2011, Court File No. CV-11-1804-SR, to me directed, against the real and personal property of **SUGIKALA MATHURANAYAGAM also known as SUGIKALA MATHURANAYAG**, Defendant, at the suit of CANADIAN IMPERIAL BANK OF COMMERCE, I have seized and taken in execution all the right, title, interest and equity of redemption of **SUGIKALA MATHURANAYAGAM**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Parcel 109-1, Section M2071 Lot 109, Plan 66M2071, Scarborough, City of Toronto. Known as **8 COURTLANDS DRIVE TORONTO, ONTARIO M1B 4N7**.

ALL OF WHICH said right, title, interest and equity of redemption of **SUGIKALA MATHURANAYAGAM**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, February 26, 2013 at 11:00a.m.** (Registration 9:00 a.m.-10:30 a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

\$2,000.00 certified cheque or cash upon bidder registration
Deposit 10% of bid price or \$2,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 2, 2013

(146-P021)

JOSEPH P. VAN TASSEL
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6
416-327-5685

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, London dated July 13, 2011, Court File No. 4207-11, to me directed, against the real and personal property of **BRUCE HIGGERSON also known as BRUCE ALLEN HIGGERSON**, Defendant, at the suit of 3FM LEASING INC., I have seized and taken in execution all the right, title, interest and equity of redemption of **BRUCE ALLEN HIGGERSON**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Parts of Lots 4 and 5, Plan 1558, City of York, Municipality of Metropolitan Toronto, as in Instrument T.B. 229648, Known as **622 OAKWOOD AVENUE, TORONTO, ONTARIO M6E 2Y1**.

ALL OF WHICH said right, title, interest and equity of redemption of **BRUCE ALLEN HIGGERSON**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, February 26, 2013 at 11:00a.m.** (Registration 9:00 a.m.-10:30 a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$2,000.00 certified cheque or cash upon bidder registration
Deposit 10% of bid price or \$2,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 2, 2013

JOSEPH P. VAN TASSEL
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6
416-327-5685

(146-P022)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Toronto dated June 13, 2011, Court File No. CV-10-402776-0000, to me directed, against the real and personal property of **JOHN BRADLEY MAHER**, Defendant, at the suit of A. EDWARD TONELLO, I have seized and taken in execution all the right, title, interest and equity of redemption of **JOHN BRADLEY MAHER**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Lot 201, Plan 4532, City of Toronto (formerly the City of Etobicoke) Land Titles Division of Metropolitan Toronto (No.66), Known as **26 SHADOWBROOK DRIVE, TORONTO, ONTARIO M9B 5K9**.

ALL OF WHICH said right, title, interest and equity of redemption of **JOHN BRADLEY MAHER**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, February 26, 2013 at 11:00a.m.** (Registration 9:00 a.m.-10:30 a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: \$2,000.00 certified cheque or cash upon bidder registration
Deposit 10% of bid price or \$2,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 2, 2013

JOSEPH P. VAN TASSEL
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6
416-327-5685

(146-P023)

**Sale of Land for Tax Arrears
By Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF
THE TOWNSHIP OF WHITEWATER REGION**

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on the 21st day of February, 2013 at the Municipal Office, 44 Main Street, Cobden ON K0J 1K0. Tenders will then be opened in public on the same day immediately following the 3:00pm deadline at 44 Main Street, Cobden.

Description of Lands:

Pt Lot 20, Con 4 Ross; Pt 1, 49R8249 & Pt 1, 49R8218; T/W R354398;
Ross Now Township of Whitewater Region
28 Wild Duck Lane (1.90 Acres)
PIN#57218-0195 (LT)
Roll No. 47 58 049 060 15440 0000

Minimum Tender Amount: **\$15,785.68**

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: H.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

ANNETTE MANTIFEL,
Treasurer
The Corporation of the
Township of Whitewater Region
44 Main Street, P.O. Box 40
Cobden, Ontario K0J 1K0
613-646-2282 ext. 25

(146-P024)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF ESSEX

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Friday, February 22, 2013 at 33 Talbot Street South, Essex, Ontario N8M 1A8. The tenders will then be opened at 3:15 p.m. in public on the same day at Town of Essex Council Chambers.

Description of Lands:

1. Pt Lot 1, Con N Malden Rd Colchester Pt 1 12R11078; Town of Essex, 2083 County Rd 11
House
PIN 01515-0057 (LT)
Size- 140.43' Frt x irregular- more or less
Total 2012 Taxes-\$3305.58
Total 2012 Assessment – 238,000

Minimum Tender Amount: **\$ 27,710.44**

2. Plan 1298, Pt Lot 5, Town of Essex, s/s Waters Beach Drive
Unbuildable lot – Size 43' Frt x irregular – more or less
PIN 75186-0089 (LT)
Total 2012 Taxes -\$737.29
Total 2012 Assessment – 56,000

Minimum Tender Amount: **\$ 6,742.43**

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

DONNA E. HUNTER,
Treasurer
The Corporation of the Town of Essex
33 Talbot Street South
Essex, Ontario
N8M 1A8

(146-P025)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2013—01—26

ONTARIO REGULATION 4/13

made under the

PLANNING ACT

Made: January 7, 2013

Filed: January 8, 2013

Published on e-Laws: January 8, 2013

Printed in *The Ontario Gazette*: January 26, 2013

Amending O. Reg. 102/72

(RESTRICTED AREAS — COUNTY OF ONTARIO (NOW THE REGIONAL MUNICIPALITY OF DURHAM),
TOWNSHIP OF PICKERING (NOW THE CITY OF PICKERING))

Note: Ontario Regulation 102/72 has previously been amended. Those amendments are listed in the Table of Unconsolidated Regulations — Legislative History Overview at www.e-Laws.gov.on.ca.

1. Section 116 of Ontario Regulation 102/72 is revoked and the following substituted:

116. (1) Despite section 5, one single dwelling together with accessory buildings and structures may be erected, located and used in conjunction with the agricultural operation on the lands described in subsection (2) if the following requirements are met:

Minimum lot frontage	15 metres
Minimum lot area	4 hectares
Minimum front yard	15 metres
Minimum rear yard	15 metres
Minimum side yard	6 metres on each side
Minimum floor area	139 square metres
Maximum lot coverage	20 per cent
Maximum building height	Two storeys

(2) Subsection (1) applies to that parcel of land situated in the City of Pickering in The Regional Municipality of Durham, being composed of part of Lot 8 in Concession V, described in Instrument Number D464070, except Part 3 on Plan 40R-21341, and further identified by Property Identifier Number 26403-0144 (LT).

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

LARRY CLAY
Regional Director
Municipal Services Office — Central

Date made: January 7, 2013.

4/13

ONTARIO REGULATION 5/13

made under the

PLANNING ACT

Made: January 7, 2013

Filed: January 8, 2013

Published on e-Laws: January 8, 2013

Printed in *The Ontario Gazette*: January 26, 2013

Amending O. Reg. 102/72

(RESTRICTED AREAS – COUNTY OF ONTARIO (NOW THE REGIONAL MUNICIPALITY OF DURHAM),
TOWNSHIP OF PICKERING (NOW THE CITY OF PICKERING))

Note: Ontario Regulation 102/72 has previously been amended. Those amendments are listed in the Table of Unconsolidated Regulations — Legislative History Overview at www.e-Laws.gov.on.ca.

1. Ontario Regulation 102/72 is amended by adding the following section:

117. (1) Despite section 5, an agricultural use together with accessory buildings and structures may be erected, located and used on the land described in subsection (3) if the following requirements are met:

Minimum lot frontage	150 metres
Minimum lot area	6 hectares
Minimum front yard setback	85 metres
Minimum rear yard setback	15 metres
Minimum north side yard setback	120 metres
Minimum south side yard setback	15 metres
Maximum height of accessory buildings and structures	3.7 metres
Maximum lot coverage of all buildings and structures	20 per cent

(2) Despite section 5, one single dwelling together with accessory buildings and structures, in conjunction with the agricultural use and any accessory buildings and structures described in subsection (1) may be erected, located and used on the land described in subsection (3) if the following requirements are met:

Minimum lot frontage	150 metres
Minimum lot area	6 hectares
Minimum front yard setback	85 metres
Minimum rear yard setback	130 metres
Minimum north side yard setback	85 metres
Minimum south side yard setback	15 metres
Minimum floor area of dwelling	139 square metres
Minimum height of dwelling	10 metres
Maximum height of accessory buildings and structures	3.7 metres
Maximum lot coverage of all buildings and structures	20 per cent

(3) Subsections (1) and (2) apply to that parcel of land situated in the City of Pickering in The Regional Municipality of Durham, being composed of part of Lot 5 in Concession 8, being Part 5 on Reference Plan 40RD23 deposited in the Land Registry Office for the Land Titles Division of Durham Region (No. 40) and identified as Property Identifier Number 26394-0059 (LT).

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

LARRY CLAY
Regional Director
Municipal Services Office — Central Region

Date made: January 7, 2013.

4/13

ONTARIO REGULATION 6/13

made under the

GREENBELT ACT, 2005

Made: January 9, 2013

Filed: January 10, 2013

Published on e-Laws: January 10, 2013

Printed in *The Ontario Gazette*: January 26, 2013

Amending O. Reg. 59/05
(DESIGNATION OF GREENBELT AREA)

Note: Ontario Regulation 59/05 has not previously been amended.

1. (1) Subsection 1 (1) of Ontario Regulation 59/05 is amended by adding the following paragraph:

4. The area of land designated as Part 1 on a plan entitled "Plan of the Boundary of the Glenorchy Addition", dated January 4, 2013 and filed on that date with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.

(2) Subsection 1 (2) of the Regulation is amended by striking out "the plan referred to in paragraph 3" in the portion before paragraph 1 and substituting "the plans referred to in paragraphs 3 and 4".

2. The Regulation is amended by adding the following French version:**DÉSIGNATION DE LA ZONE DE LA CEINTURE DE VERDURE****Désignation**

1. (1) Pour l'application de l'article 2 de la Loi, les zones suivantes sont désignées comme zone de la ceinture de verdure :
 1. Le territoire de la moraine d'Oak Ridges, lequel se compose de la zone désignée en application du paragraphe 1 (1) du Règlement de l'Ontario 1/02 (Designation of Oak Ridges Moraine Area) pris en vertu de la *Loi de 2001 sur la conservation de la moraine d'Oak Ridges*.
 2. La zone visée par le *Plan d'aménagement de l'escarpement du Niagara* indiquée sur les cartes 1 à 9 du Plan signées et datées par Mark Frawley, directeur de la Commission de l'escarpement du Niagara, le 22 février 2005 et déposées dans les bureaux de la Commission situés au 232, rue Guelph, Georgetown (Ontario), ainsi que les biens-fonds ajoutés au *Plan d'aménagement de l'escarpement du Niagara* en application du paragraphe 19 (1) de la *Loi sur la planification et l'aménagement de l'escarpement du Niagara*.
 3. La zone formant les parties 1 à 36, inclusivement, sur un plan intitulé *Plan of the Boundary of the Protected Countryside* daté du 23 février 2005 et déposé à cette date au Bureau de l'arpenteur général de l'Ontario au ministère des Richesses naturelles.
 4. La zone formant la partie 1 sur un plan intitulé *Plan of the Boundary of the Glenorchy Addition* daté du 4 janvier 2013 et déposé à cette date au Bureau de l'arpenteur général de l'Ontario au ministère des Richesses naturelles.
- (2) Le public peut consulter les plans mentionnés aux dispositions 3 et 4 du paragraphe (1) aux endroits suivants :
 1. Les bureaux du ministère des Affaires municipales et du Logement situés au 777, rue Bay, Toronto (Ontario).
 2. Les bureaux de la Commission de l'escarpement du Niagara situés au 232, rue Guelph, Georgetown (Ontario).
 3. Les bureaux du ministère des Richesses naturelles situés au 300, rue Water, Peterborough (Ontario).

Commencement**3. This Regulation comes into force on the day it is filed.**

ONTARIO REGULATION 7/13

made under the

PENSION BENEFITS ACT

Made: January 9, 2013

Filed: January 11, 2013

Published on e-Laws: January 11, 2013

Printed in *The Ontario Gazette*: January 26, 2013

Amending O. Reg. 202/02

(ALGOMA STEEL INC. PENSION PLANS)

Note: Ontario Regulation 202/02 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) The definition of “new Hourly Employees Plan” in subsection 1 (1) of Ontario Regulation 202/02 is amended by striking out “Algoma Steel Inc.” and substituting “Essar Steel Algoma Inc.”.

(2) The definition of “new Salaried Employees Plan” in subsection 1 (1) of the Regulation is amended by striking out “Algoma Steel Inc.” and substituting “Essar Steel Algoma Inc.”.

(3) The definition of “new Wrap Plan” in subsection 1 (1) of the Regulation is amended by striking out “Algoma Steel Inc.” and substituting “Essar Steel Algoma Inc.”.

2. Subsection 5 (3) of the Regulation is amended by striking out “Algoma Steel Inc.” at the beginning and substituting “Essar Steel Algoma Inc.”.

3. The Regulation is amended by adding the following section:

Deferral of certain special payments

14.1 (1) This section applies with respect to any special payment in respect of any of the new pension plans that is required to be made on or after December 1, 2012 and before December 1, 2013.

(2) The following rules apply with respect to the special payment, despite subsection 5 (1) of the General Regulation and despite subsection 14 (1) or (2) of this Regulation, as applicable:

1. A special payment may be deferred, with interest payable, for a period of up to one year after the date on which it was originally scheduled to be made.
2. Interest on the deferred special payment must be calculated at the going concern valuation interest rate or the solvency valuation interest rate, as applicable, that was used in the report under section 14 of the General Regulation that was most recently filed with a valuation date before the payment was originally scheduled to be made.

Commencement

4. This Regulation comes into force on the day it is filed.

4/13

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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LA GAZETTE DE L'ONTARIO

393, avenue University, 2^e étage, Toronto Ontario M5G 2M2

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- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
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ONTARIO GOVERNMENT MINISTRIES PLEASE NOTE:

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Proclamation

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

PUTTING STUDENTS FIRST ACT, 2012

We, by and with the advice of the Executive Council of Ontario, name January 23, 2013 as the day on which section 20 of the *Putting Students First Act, 2012*, c. 11, come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY
LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on January 21, 2013.

BY COMMAND

DWIGHT DOUGLAS DUNCAN
Minister of Government Services

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

LOI DE 2012 DONNANT LA PRIORITÉ AUX ÉLÈVES

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 23 janvier 2013 comme le jour où entre en vigueur l'article 20 de la *Loi de 2012 donnant la priorité aux élèves*, chap. 11.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY
LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 21 janvier 2013.

PAR ORDRE

(146-G047)

DWIGHT DOUGLAS DUNCAN
ministre des Services gouvernementaux

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

OPEN FOR BUSINESS ACT, 2010

We, by and with the advice of the Executive Council of Ontario, name March 1, 2013 as the day on which subsection 5 (17) of Schedule 2 to the *Open for Business Act, 2010*, c. 16, which amends the *Professional Engineers Act*, comes into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY
LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

LOI DE 2010 FAVORISANT UN ONTARIO PROPICE AUX AFFAIRES

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} mars 2013 comme le jour où entre en vigueur le paragraphe 5 (17) de l'annexe 2 de la *Loi de 2010 favorisant un Ontario propice aux affaires*, chap. 16, qui modifie la *Loi sur les ingénieurs*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY
LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

GIVEN at Toronto, Ontario, on January 23, 2013.

BY COMMAND

DWIGHT DOUGLAS DUNCAN
Minister of Government Services

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TRADITIONAL CHINESE MEDICINE ACT, 2006

We, by and with the advice of the Executive Council of Ontario, name April 1, 2013 as the day on which sections 3 to 12 and 14, subsection 18 (2) and section 19 of the *Traditional Chinese Medicine Act, 2006*, c. 27, come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY
LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on January 23, 2013.

BY COMMAND

DWIGHT DOUGLAS DUNCAN
Minister of Government Services

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

HEALTH SYSTEM IMPROVEMENTS ACT, 2007

We, by and with the advice of the Executive Council of Ontario, name April 1, 2013 as the day on which sections 3 to 10, 12 and 14 of Schedule O to the *Health System Improvements Act, 2007*, c. 10, being the *Kinesiology Act, 2007*, come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY
LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on January 23, 2013.

BY COMMAND

DWIGHT DOUGLAS DUNCAN
Minister of Government Services

FAIT à Toronto (Ontario) le 23 janvier 2013.

PAR ORDRE

DWIGHT DOUGLAS DUNCAN
(146-G048) ministre des Services gouvernementaux

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

LOI DE 2006 SUR LES PRATICIENS EN MÉDECINE TRADITIONNELLE CHINOISE

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} avril 2013 comme le jour où entrent en vigueur les articles 3 à 12 et 14, le paragraphe 18 (2) et l'article 19 de la *Loi de 2006 sur les praticiens en médecine traditionnelle chinoise*, chap. 27.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY
LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 23 janvier 2013.

PAR ORDRE

DWIGHT DOUGLAS DUNCAN
(146-G049) ministre des Services gouvernementaux

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

LOI DE 2007 SUR L'AMÉLIORATION DU SYSTÈME DE SANTÉ

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} avril 2013 comme le jour où entrent en vigueur les articles 3 à 10, 12 et 14 de l'annexe O de la *Loi de 2007 sur l'amélioration du système de santé*, chap. 10, qui constitue la *Loi de 2007 sur les kinésiologues*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY
LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 23 janvier 2013.

PAR ORDRE

DWIGHT DOUGLAS DUNCAN
(146-G050) ministre des Services gouvernementaux

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Tokmakjian Inc. (o/a "Can-Ar Coach Service")
221 Caldari Rd., Concord, ON L4K 3Z9

46142-C

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip for TripOn Tours from points in Ontario to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance:

- (a) to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.
 Provided that there be no pick up or drop off of passengers except at point of origin.
- (b) on a one way chartered trip to points as authorized by the relevant jurisdiction.

Provided that:

- 1 all chartered trips operated under this licence shall be those initiated, organized and advertised by TripOn Tours;
- 2 chartered trips other than those authorized therein are prohibited.

46142-D

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip for TripOn Tours from points in Ontario.

- 1 all chartered trips operated under this licence shall be those initiated, organized and advertised by TripOn Tours;
- 2 chartered trips other than those authorized therein are prohibited.

FELIX D'MELLO

(146-G051)

Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-02-02	
ABORIGINAL CONSTRUCTION CANADA INC.	001698218
ALUNA GROUP INC.	001691608
ATLANTIC CANADA IMPEX INC.	002109304

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CALLSOLUTIONS INC.	002047997
CANRUSS DIAMOND EXCHANGE LTD.	001709583
CARIBBEAN EXPRESS RESTAURANT LTD.	001641925
CASLEX HOLDINGS INC.	002101111
CHATHAM INVESTMENTS INC.	002038166
CLEAN LOCALE EXCEPTIONAL AND NEAT INC.	001702914
DEANNE L. METZLOFF, CHARTERED ACCOUNTANT, PROFESSIONAL CORPORATION	001599314
DOWN BY THE CREEKBANK FARM LTD.	001053069
DRIVE-THRU CLEANERS & CAFE INC.	001280031
DUNDAS PRINT & DESIGN INC.	000985696
FIRC HOLDINGS LTD.	001421251
GLOBAL COMPUTING & COMMUNICATIONS INC.	001529436
GRANVILLE FORBES LTD.	001619611
GREAT LAKES GLOBAL INC.	002123084
GREAT OUTDOORS FINANCIAL CORPORATION	001085744
GREEN LAKE ENTERPRISE INC.	001510357
GUYCAN WINDOWS & PATIO DOORS INC.	002095768
HILLMOUNT AUTO SERVICES LTD.	000992223
I&I GLOBAL BUSINESS SOLUTIONS INC.	001710532
J.M.C. LOGISTICS LTD.	002109809
JERA DESIGNS INC.	001031850
K.D. CONTRACTING INC.	002092709
KARMAN ALEXIS ENTERPRISES INC.	001702169
KASMAG HOLDINGS LTD.	001678590
KIDDAROO PLAYGROUND LTD.	000952356
LAKESHORE CUSTOM HOMES INC.	001623024
MAISON DU CAFE BRASSERIE MARKHAM INC.	001457341
MAK STRATEGIC RESOURCE 2005 INC.	002086224
MATRIX ALLOY FABRICATIONS INC.	002083654
MDL CONCRETE FORMING CONTRACTORS LTD.	001675422
MEGA INC.	002088146

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MLC VOIP SYSTEMS INC.	001541532
MMCC CANADA INC.	002040805
MORE THAN JUST WAFFLES INC.	002077756
NANO DATA TECHNOLOGIES INC.	001706565
NEXLINKS SOLUTIONS INC.	002111462
ONTARIO MILLWORK & CONSTRUCTION INC.	001283886
P. & J. BEDFORD INC.	001025396
PAK-KING JEWELLERS INC.	002102996
PALMYRA'S LOGISTICS INC.	001688635
PANTHER FILM SERVICES INC.	001584190
PRETZELS CANADA INC.	001200403
PRO-LINE WINDOWS & DOORS LTD.	001431750
RADHA MOTOR INC.	002107448
RAPID RIDE CARTAGE AND FORWARDING INC.	001498179
RESTAURANT CROWN-KRUNA INC.	001396478
RESULTS CAPITAL CORP.	001576073
REVLIS SALES & SERVICE LTD.	002108297
ROYAL DSV PETROLEUM LTD.	002105722
S.G.I. AOULED INC.	001693842
SCOTT MCINTYRE PROFESSIONAL CORPORATION	002109375
SGNT TECHNOLOGIES INC.	002017484
SIMY-D'ANGELO INC.	002036208
SINGERS AUTO BODY LTD.	001703388
SIOM TECH INC.	001708204
SOUTH SHORE 83 INC.	001528196
SPORTS MOTORS LIMITED	001006033
SUPER NAILS INC.	001709428
TARGET PARK MANAGEMENT INC.	002107041
TAWAKAL TELECOM CORP.	001382494
THE CANADIAN ACADEMY OF PROFESSIONAL EDUCATION INC.	002101189
TI STUDIOS INC.	002016690
TONY KHEMRAJ AUTO BODY SHOP LTD.	002111164
TRILLION FINANCIAL CORP.	001456953
WHIBCOP HOLDINGS INC.	001412801
WINGHAM POULTRY SERVICE LTD.	001456071
WOODBIDGE PREPARED FOODS INC.	002104289
WORLD MUSIC 4ALL PUBLICATIONS INC.	002094601
WORLDWIDE FACILITY SERVICES INC.	001692117
XWORLD INC.	002108856
1050558 ONTARIO LTD.	001050558
1071026 ONTARIO INC.	001071026
1077168 ONTARIO INC.	001077168
1129846 ONTARIO INC.	001129846
1150445 ONTARIO INC.	001150445
1154119 ONTARIO INC.	001154119
1167667 ONTARIO LTD.	001167667
1198827 ONTARIO INC.	001198827
1275523 ONTARIO LIMITED	001275523
1326162 ONTARIO INC.	001326162
1357131 ONTARIO INC.	001357131
1404468 ONTARIO INC.	001404468
1480172 ONTARIO INC.	001480172
1500630 ONTARIO LIMITED	001500630
1568324 ONTARIO INC.	001568324
1586810 ONTARIO LIMITED	001586810
1611843 ONTARIO LIMITED	001611843
1630339 ONTARIO LIMITED	001630339
1634437 ONTARIO INCORPORATED	001634437
1666854 ONTARIO INC.	001666854
1668986 ONTARIO INC.	001668986
1672304 ONTARIO INC.	001672304
1693846 ONTARIO INC.	001693846
1694041 ONTARIO INC.	001694041
1695797 ONTARIO INC.	001695797
1698908 ONTARIO LIMITED	001698908
1699630 ONTARIO CORPORATION	001699630

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
170 CHARLETON EAST HOLDINGS LIMITED	002109619
1703986 ONTARIO INC.	001703986
1704848 ONTARIO INC.	001704848
1704850 ONTARIO INC.	001704850
1705232 ONTARIO CORP.	001705232
1706372 ONTARIO LTD.	001706372
1708551 ONTARIO INC.	001708551
2019888 ONTARIO CORP.	002019888
2087763 ONTARIO LTD.	002087763
2104521 ONTARIO INC.	002104521
2104786 ONTARIO LIMITED	002104786
2108532 ONTARIO INC.	002108532
2110181 ONTARIO INC.	002110181
2111995 ONTARIO INC.	002111995
4 GROUND RECORDS INC.	001693589
710075 ONTARIO INC.	000710075
748181 ONTARIO LIMITED	000748181
842668 ONTARIO LIMITED	000842668
851970 ONTARIO INC.	000851970
900900 ONTARIO INC.	000900900

(146-G052)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulé par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-07	
\$WAY PLUS INC.	001519832
A.M. STONE DIRECT MARKETING INC.	001327932
AQUA UTILITIES INC.	001560184
AXIMOS INC.	002063497
BIG G. STABLES INC.	002038814
BIG LAND FARM (KENNEDY) LTD.	001601323
BURNETT CANADA INC.	002056741
C.S. EXPRESS TRANSPORT INC.	001562643
CANADA INTERNATIONAL INVESTMENT LIMITED	002045767
CANADIAN INDUSTRIAL MILLWRIGHTS INC.	002034324
CANADIAN ZHAORONG TRADING LTD.	001226071
CANTON HOUSE RESTAURANT OF AMHERSTBURG INC.	000433745
CHAAT HUT INC.	001543933

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CHEWINK INTERNATIONAL INC.	001161121
CIRCLE 3 GENETICS LTD.	002087305
COBEQUID MACHINE & TOOL LIMITED	000624908
DELTA ENERGY CO. LTD.	001670681
E-TIDE TECHNOLOGIES INC.	001610583
EARTHSTEADERS INC.	001594732
EDENCAN INC.	001448198
EPIPHANY SAILBOAT CHARTERS INC.	000905956
ETASOFT INC.	001481387
F.U.S. MANAGEMENT INC.	001369010
FIRST RHS HOLDINGS INC.	001167793
FOUR POINTS HOLDINGS CO. LTD.	001473902
FRED-RICK'S AUTO WRECKERS LTD.	000932613
GOOD IMPRESSIONS INC.	000521829
GREENFIELD SPORTS PRODUCTIONS INC.	001093763
HAMILTON HOMECARE LTD.	001620528
HARDWOOD FLOORS BY TIMBERLINE LTD.	002105558
HAVOC HOCKEY LTD.	001698639
IMS INTERNATIONAL MARKETING SOLUTIONS INC.	001710495
INTERNATIONAL DIVERSIFIED DISTRIBUTING INC.	000860878
J.A.C. HOME IMPROVEMENTS LTD.	001428269
J.P.S. DISTRIBUTING INC.	001622691
JOSEPH GROUP CONTRACTING INC.	002079147
LA MODA CLASSICA (1993) INC.	001033750
LITTLE EUROPE INC.	002099307
MAPLE MAID SERVICES INC.	002097540
MIMI TRANSPORT, INC.	001625843
NCCM FINANCIAL INC.	001636503
NORLITE DEVELOPMENTS LIMITED	000290277
ONE STEP TRAVEL INC.	002103088
ORGANEX INTERNATIONAL INC.	001413684
P.T.G. FOOTWEAR (CANADA) LIMITED	001413766
PANTHEON ENTERTAINMENT INCORPORATED	001563584
PHYSICIAN'S MEDLINE LTD.	001124248
PIN HIGH ADVERTISING & COMMUNICATION INC.	001401812
POWERFUL MARKETING INK LTD.	001059556
PRIMEQUEST CAPITAL CORPORATION	001185149
R.A. HICKS & ASSOCIATES INC.	001149538
RENAISSANCE WORLD LTD.	001483385
RENPAR GROUP INC.	001584277
ROBERT H. COOK ASSOCIATES INC.	000927365
ROMAN'S EMPIRE (KENORA) INC.	001128226
SCANCARRIER FREIGHT INC.	001586792
SOLELL HOMES LIMITED	000750457
SPORTS MIND ENTERTAINMENT INC.	002056827
SRX HOLDINGS INC.	001645017
SUNBOW IMAGING INCORPORATED	002108481
SYNERGY CAPITAL MANAGEMENT CORP.	001671430
TECKEN BUILDING CORP.	001466628
THE AMATEUR FILM PRODUCTIONS INC.	002114688
THE MOBILE OFFICE SPECIALIST INC.	000973011
THE MOVIE STORE PLUS INC.	001535220
THE REPS HOCKEY CLUB INC.	001548092
TOP DRAWER CASUALS INC.	000997044
TOWN AUDIO-VISUAL (WOODSTOCK) LTD.	000420292
UGM LABS INCORPORATED	001606315
UNIKURE INC.	002033958
V. & T. LY ENTERPRISES LTD.	000699865
YOUR COMMUNITY PLUMBER INC.	001349890
1027896 ONTARIO LIMITED	001027896
1112529 ONTARIO LIMITED	001112529
1133769 ONTARIO LIMITED	001133769
1153887 ONTARIO INC.	001153887
1196266 ONTARIO LTD.	001196266
1237563 ONTARIO LIMITED	001237563

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1321438 ONTARIO INC.	001321438
1358010 ONTARIO LIMITED	001358010
1389710 ONTARIO INC.	001389710
1429802 ONTARIO INC.	001429802
1434842 ONTARIO LIMITED	001434842
1470015 ONTARIO LTD.	001470015
1480308 ONTARIO LIMITED	001480308
1524902 ONTARIO INC.	001524902
1524929 ONTARIO INC.	001524929
1541054 ONTARIO LTD.	001541054
1559760 ONTARIO INC.	001559760
1564089 ONTARIO LIMITED	001564089
1571747 ONTARIO LIMITED	001571747
1594151 ONTARIO INC.	001594151
1612288 ONTARIO INC.	001612288
1612516 ONTARIO CORP.	001612516
1632551 ONTARIO LTD.	001632551
1648161 ONTARIO LTD.	001648161
1648534 ONTARIO LTD.	001648534
1655042 ONTARIO INC.	001655042
1673914 ONTARIO INC.	001673914
1693708 ONTARIO LTD.	001693708
1710405 ONTARIO INC.	001710405
2022730 ONTARIO LIMITED	002022730
2035766 ONTARIO LIMITED	002035766
2093096 ONTARIO LTD.	002093096
2095887 ONTARIO INC.	002095887
2098766 ONTARIO INC.	002098766
2102946 ONTARIO LIMITED	002102946
2113663 ONTARIO INC.	002113663
2144426 ONTARIO INC.	002144426
2151549 ONTARIO INC.	002151549
3C CUSTOM MANUFACTURING INC.	001682220
347249 ONTARIO LIMITED	000347249
858701 ONTARIO LIMITED	000858701
886104 ONTARIO LTD.	000886104
920173 ONTARIO INC.	000920173
949543 ONTARIO INC.	000949543

(146-G053)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-12-12	
HOANG-KIM CONSULTANTS INC.	000974994
2012-12-17	
COUNTY TOWN PET SERVICES LTD.	000760243
DR. PHILIP WATERS MEDICINE PROFESSIONAL CORPORATION	001781751

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MILLS LTD.	001478783
RADICAL RECREATION INC.	001500438
REBCON INC.	002072385
YUE HUA (CANADA) INC.	001641268
1752002 ONTARIO LTD.	001752002
1808184 ONTARIO LIMITED	001808184
1808802 ONTARIO INC.	001808802
2057016 ONTARIO INC.	002057016
836778 ONTARIO INC.	000836778
2012-12-18	
ASA REHAB INC.	001810587
CMX TRADING INC./COMMERCE CMX INC.	001319372
EMERALD ENTERPRISES INC.	001362393
J S LINDSIA CLEANING SERVICES INC.	002117658
J. N. DUNCAN TRANSPORT LTD.	000380457
JJD CONSULTING LTD.	002255902
MARY SIROTA MARKET RESEARCH LTD.	000380740
NATIONAL CAPITAL CLEANING LTD.	001168765
PETER & WERNER LIMITED	000400591
SAMUEL GREENWOOD HOLDINGS LIMITED	000750384
VINCENT SMYTH & SONS LIMITED	000239470
VIRAG & PARSONS ENTERPRISES INC.	000788841
WHEATLEY CONSTRUCTION MANAGEMENT LTD.	002163502
WING'S SEAFOOD TRADING CO. LTD.	002143816
1581720 ONTARIO LTD.	001581720
1750750 ONTARIO INC.	001750750
2037944 ONTARIO LIMITED	002037944
2174177 ONTARIO INCORPORATED	002174177
2229903 ONTARIO LTD.	002229903
964111 ONTARIO LTD.	000964111
2012-12-19	
ALEHTS OF VAUGHAN INC.	001305109
BARGAIN TIMES INC.	002280193
GARRY WALMSLEY HEATING SERVICES LTD.	000441886
HARBEH KESEF INC.	001369485
HOME AND GARDEN DECOR INC.	002011920
HOT COFFEY PRODUCTIONS INC.	001750105
J.A FLOORING INC.	002272788
LEAVENS AVIATION INC.	001125209
NESCO HOLDINGS INC	000631924
PCS INC.	001533925
POLLY STORES LTD.	001436815
SEASONS FASHION LTD.	002206970
SOLDBYMOMS INC.	001713562
SUNRAYN-PARTNEEK INC.	002344725
THE CORE GROUP TALENT AGENCY INC.	000850893
VITALITY HEALTH CARE CENTERS INC.	001525563
WALK WEST RUG COMPANY INC.	002050835
WOODWARD DATA SYSTEMS LTD.	000397117
1188319 ONTARIO LIMITED	001188319
1232170 ONTARIO LIMITED	001232170
1395330 ONTARIO LIMITED	001395330
1635450 ONTARIO LIMITED	001635450
1669568 ONTARIO INC.	001669568
2072346 ONTARIO INC.	002072346
2088909 ONTARIO LTD.	002088909
2097633 ONTARIO INC.	002097633
2145764 ONTARIO INC.	002145764
2262389 ONTARIO CORPORATION	002262389
2012-12-20	
GAU FARMS LTD.	000517233
JCA TRADING INC.	002172111
JJS CAPITAL INC.	002139435
L&P PARAGON INC.	001698547
MAR-SAL MANAGEMENT LTD.	000368245
1312023 ONTARIO INC.	001312023
1313490 ONTARIO LIMITED	001313490

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1368025 ONTARIO INC.	001368025
1765662 ONTARIO INC.	001765662
2156505 ONTARIO INC.	002156505
2159753 ONTARIO INC.	002159753
2167117 ONTARIO INC.	002167117
2189504 ONTARIO INC.	002189504
515 WOODLAWN RD. INC.	001612665
853294 ONTARIO LTD.	000853294
2012-12-24	
A-ONE WOODWORKING LTD.	001372235
ALWISTEN COMPANY LIMITED	001712392
BALLISTAR INC.	002100056
CALLIOPE SALON AND SPA CORPORATION	002224387
CANADIAN CIRCULATION CENTER INC.	001569575
CHANCE CONSULTING INC.	002174844
DENZAK KITCHENS LTD.	001115289
E.D.D. GROUP DEVELOPMENTS INC.	001226373
FENCON CORP.	001405033
FIRST DELISLE HOLDINGS LIMITED	000300916
IN-LINE AIR LTD.	002121089
MALDEN ROAD HOUSE LTD.	002019304
MARIGOL CORPORATION	001274768
MJ TRANSPORT INC.	002050457
MPG & ASSOCIATES INC.	001304686
NIAGARA RESEARCH GROUP INC.	002037010
SHOPPER'S GUIDE ADVERTISER LIMITED	001401146
SNOOKS HOLDINGS LIMITED	000568522
TREKED INC.	002072329
1238601 ONTARIO INC.	001238601
1444405 ONTARIO INCORPORATED	001444405
1491505 ONTARIO LTD.	001491505
1611561 ONTARIO LTD.	001611561
1693227 ONTARIO LTD.	001693227
1879028 ONTARIO LIMITED	001879028
1879038 ONTARIO LIMITED	001879038
2179080 ONTARIO INC.	002179080
2186727 ONTARIO INC.	002186727
603685 ONTARIO LTD.	000603685
2012-12-27	
ARDCRAIG DEVELOPMENTS LTD.	000698973
CLEMENT & SONS INDUSTRIES LTD.	001071850
COARTIFEX CONSULTING INC.	001305056
DAVE BEDINI CONSTRUCTION LTD.	000958139
ENSAV ENERGY SYSTEM TECHNOLOGY INC.	002216099
LEMCO ENGINEERING SERVICES INC.	001024233
PRECISION TOWER INCORPORATED	001151288
STELLAR PROFESSIONAL RESOURCES INC.	002196522
SUDBURY MEDICAL HOLDINGS LIMITED	000482449
1211935 ONTARIO INC.	001211935
2105137 ONTARIO LTD.	002105137
2012-12-28	
K.H.L. ENTERPRISES LTD.	001329452
KEN Y. H. LUI DRUGS LTD.	000536975
MINI REFINERIES INT'L CORP.	001760363
PARTEK INC.	000922385
SHARON SHORE PROFESSIONAL CORPORATION	002284959
1074645 ONTARIO LTD.	001074645
1570371 ONTARIO INC.	001570371
2216595 ONTARIO INC.	002216595
2343798 ONTARIO INC.	002343798
2012-12-31	
1554237 ONTARIO INC.	001554237
2013-01-02	
SHEARED WOLF SERVICES LTD.	002040267
2259029 ONTARIO INC.	002259029
2013-01-03	
B&K DESIGN/BUILD INC.	002096149

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-04	
ALEXANDER UROSEVIC CONSULTING INC.	001543497
2013-01-07	
DSPF DREAM FURNITURE INC.	002297897
R. MURRAY RAMSBOTTOM ENTERPRISES INC.	001048525
2013-01-08	
KOCHI STORES INC.	002279268
2279267 ONTARIO INC.	002279267
2282207 ONTARIO INC.	002282207
2013-01-09	
CHRISTIE HOLDINGS CORPORATION	001586185
VIVAAH INC.	002291355
1225338 ONTARIO LTD.	001225338
2115452 ONTARIO INC.	002115452
2159080 ONTARIO INC.	002159080
253097 ONTARIO INC.	000253097
2013-01-10	
ABCO TRANSPORTATION INC.	002265130
ABERRANT STAR INC.	001532111
ACTION SERVICE CENTRE (SARNIA) LTD.	000578120
AMX PALLETS AND WOOD PRODUCT INC.	002225853
BLACK ICE MOVING PICTURES INC.	002207625
CAMERON CAPITAL FINANCE MANAGEMENT CORPORATION	002227922
COCO AND COMPANY INC.	002068209
FANTASIA HEALTH CENTRE INC.	002179237
GILLES CLEROUX EQUIPMENT INC.	001375675
GREDERDAD HOLDINGS LIMITED	000463205
M & S MATTING LTD.	001080934
NOVADEL CONSTRUCTION LTD.	002339321
OBEROI VIDEO AUDIO & FASHIONS INC.	000940257
R. V. ELECTRONICS INC.	001079538
SKYSTREAM NETWORKS (CANADA), INC.	001405513
1021093 ONTARIO INC.	001021093
1127417 ONTARIO LIMITED	001127417
1261125 ONTARIO LTD.	001261125
1329090 ONTARIO INC.	001329090
600 QUEEN'S QUAY WEST LIMITED	001218191
2013-01-11	
ABERARDER LINE CONSTRUCTION INC.	001317591
BRUNSWICK OF CANADA LIMITED	000009558
EUROPARK MASONRY INC.	001673951
GERBER LANDSCAPING & LAWN CARE LTD.	001684855
GHAH HOLDINGS AND INVESTMENTS LTD.	000602868
GOLDEN HORSESHOE BEVERAGES LIMITED	000290973
JASEN ASSOCIATES LIMITED	000602431
KODIAK MACHINE & MANUFACTURING LTD.	000832772
KYUNGHEE ENTERPRISES INC.	001552753
ROUGE VALLEY ORTHOPAEDICS CENTRE INC.	002344291
SN AUTOMATION INC.	001571742
SUMMIT REIT LTD.	002060631
SUNFLAKE HOLDINGS LTD.	000484552
VELOCITY 5 INC.	002224991
W-SHEP HOLDINGS INC.	001462742
1118722 ONTARIO INC.	001118722
1437477 ONTARIO INC.	001437477
1743764 ONTARIO INC.	001743764
1779350 ONTARIO LTD.	001779350
2333549 ONTARIO INC.	002333549
997954 ONTARIO LIMITED	000997954
2013-01-14	
ENDYMION PARTNERS INC.	001337400
ENTERPRISE SOFTWARE DEVELOPMENT CORPORATION	001674668
GOODWOOD MANAGEMENT INC.	002199520
PURIFICATION RESEARCH TECHNOLOGIES INC.	001266965
STRYDE FITNESS & CONDITIONING INC.	002312830

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ULTI-MANU FABRICATION INC.	002154181
W. H. MEYER AND CO. LIMITED	000256692
WALTER KOWALINSKI CONSTRUCTION LTD.	000380315
YANG DENTISTRY PROFESSIONAL CORPORATION	002316518
1260021 ONTARIO LTD.	001260021
1759719 ONTARIO INC.	001759719
2025347 ONTARIO INC.	002025347
845731 ONTARIO LIMITED	000845731
940500 ONTARIO INC.	000940500
2013-01-15	
AES OF CANADA, LTD.	001134168
ALLIANCE PACIFIC RESOURCES CORPORATION	001755269
ATABEY TOUR TRAVEL CORP.	002321139
AYCAN FINANCIAL HOLDING CORP.	001792149
CENTRAL ALLOY RIM REPAIR INC.	001802222
CONCORD CREEKBANK CY GP, INC.	001569190
CONCORD CREEKBANK CY OPERATING GP, INC.	002049355
CONCORD CREEKBANK RI GP, INC.	001569191
CONCORD CREEKBANK RI OPERATING GP, INC.	002049359
CONCORD HAMILTON CY GP, INC.	002068494
CONCORD HAMILTON CY OPERATING GP, INC.	002068497
CONCORD VAUGHAN RI GP, INC.	002068239
FIDELITY CAPITAL FUNDING CANADA LIMITED	
FINANCEMENT DE CAPITAUX FIDELITY CANADA LIMITEE	000866075
GREAT LAKES INTERNATIONAL STEELWORK CONSULTANTS INC.	001410750
HAPPY-GROUP GARMENTS INC.	001303230
KAWARTHA LAKES CENTRE NOMINEE INC.	001750254
LOEFFELHARDT COMMUNICATION CONSULTANTS INC.	000903627
LOGI RENOVATORS LTD.	000855069
M D M ENVIRONMENTAL SERVICES INC.	000839093
MID-EAST SAULT LIMITED	000139398
OLA BAKERY & PASTRIES INC.	002111195
PEEL WEIGHT PRODUCTIONS INC.	001807821
PIXSTAR INTERNATIONAL INC.	002071427
QUID TUNC INC.	001648045
SWEET JASMINE ENTERPRISE LTD.	001695687
THE TECHNOLOGY COACH INC.	001175623
THORNTON ROAD NOMINEE INC.	001610549
VAUGHAN RI GP, INC.	002068240
VAUGHAN RI LP, INC.	002068241
XPW ENTERPRISE SOLUTIONS INC.	001716027
1077120 ONTARIO LIMITED	001077120
1103035 ONTARIO INC.	001103035
1403724 ONTARIO INC.	001403724
1562191 ONTARIO INC.	001562191
1660896 ONTARIO LIMITED	001660896
2081133 ONTARIO LTD.	002081133
2112928 ONTARIO INC.	002112928
2112933 ONTARIO INC.	002112933
2159288 ONTARIO INC.	002159288
2343406 ONTARIO LIMITED	002343406
42986 ONTARIO LIMITED	000042986
780575 ONTARIO LTD.	000780575
888119 ONTARIO LTD.	000888119
2013-01-16	
AVK DISTRIBUTION INC.	001696277
CRANBERRY LAKE RETREATS INC.	000848677
CREEKBANK GP, INC.	002049353
HAMILTON GP, INC.	002068495
HAMILTON LP, INC.	002068496
HORIZON CAMBRIDGE INCORPORATED	001639129
IRVING TAYLOR HOLDINGS LIMITED	001823277
LEGENDARY AUTO LTD.	001834419
METIS CANADA INC.	001293651

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
NIMA MANAGEMENT INC.	001743042
SHORTY'S BAR & GRILL INC.	001179111
STILL-BRITE ELECTRIC INC.	000991404
T.R.A.P.P. INCORPORATED	001595490
TULIP ORGANIC PRODUCTS INC.	001738737
1140387 ONTARIO INC.	001140387
1233231 ONTARIO INC.	001233231
1331719 ONTARIO LIMITED	001331719
1719466 ONTARIO INC.	001719466
1750083 ONTARIO INC.	001750083
2124168 ONTARIO INC.	002124168
2216353 ONTARIO INC.	002216353
2216354 ONTARIO INC.	002216354
2236931 ONTARIO INC.	002236931
769470 ONTARIO LIMITED	000769470
829751 ONTARIO INC.	000829751

2013-01-17

DUNDAS & BYRON DEVELOPMENTS INC.	002082180
EMERY MACHINES INC.	002116890
EXCEL IMPORTS LTD.	001645098
MARIAN POGAN CONSULTING INC.	001664218
PHOENIX GLASSWARE CREATIONS INC.	002036942
VLT CONSTRUCTION INC.	002231654
WHITE BUFFALO PRODUCTIONS INCORPORATED	001478824
1116798 ONTARIO INC.	001116798
1416730 ONTARIO INC.	001416730
2011158 ONTARIO INC.	002011158
2050751 ONTARIO INC.	002050751
2175989 ONTARIO INC.	002175989
2185308 ONTARIO LIMITED	002185308

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G054)

Cancellation of Certificate of Incorporation

(Business Corporations Act)

Annulation de certificat de constitution en personne morale

(Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-18	
AN-DELL ELECTRIC LIMITED	360167
CHIU FUNG TAI (CANADA) FOOD COMPANY LIMITED	1107193
DIRECT GLOBAL SOURCING INC.	2054561
EASTERN JVRP TRADING CORP.	1712096
EURO CONCEPT FURNITURE INC.	1299681

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
HARRIS & ASSOCIATES FINANCIAL CONSULTING INC.	1003257
MERIVALE MECHANICAL LTD.	1010472
NORTH HALTON GRAPHIC INTERIORS LTD.	859209
PR PATIENT TRANSFERS INC.	2309538
TRANSPRO 2000 INC.	1753803
1009696 ONTARIO INC.	1009696
1153889 ONTARIO INC.	1153889
1662999 ONTARIO LTD.	1662999
1725587 ONTARIO INC.	1725587
2252320 ONTARIO LTD.	2252320
2262155 ONTARIO INC.	2262155
2309299 ONTARIO INC.	2309299

(146-G055) KATHERINE M. MURRAY
Director/Directrice

Cancellation for Cause (Business Corporations Act) Annulation à juste titre (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-18	
ALI & MALANI INC.	1156383
BAY-SHEP RESTAURANT & TAVERN LTD.	373151
CORO FOLKLORISTICO ITALIA DI TORONTO INC.	1347569
G&O CHAMBER INC.	1656357
L & L LUXURIES INC.	2241103
MASTER GROUP PLUS INC.	2316402
PPI VIETVET FILMS INC.	2070131
1252773 ONTARIO INC.	1252773
1699248 ONTARIO LTD.	1699248
1743400 ONTARIO INC.	1743400
1849629 ONTARIO INC.	1849629
1870779 ONTARIO INC.	1870779
2258775 ONTARIO INC.	2258775
2281851 ONTARIO INC.	2281851

(146-G056) KATHERINE M. MURRAY
Director/Directrice

**Cancellation for Filing Default
(Corporations Act)
Annulation pour omission de se
conformer à une obligation de dépôt
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-17	
BANGLADESH CANADA ASSOCIATION OF OTTAWA VALLEY	1852455
CANADA OVERSEAS CHINESE TECHNOLOGY TRADE ASSOCIATION	1523057

(146-G057) KATHERINE M. MURRAY
Director/Directrice

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 115/2013

**Order in Council
Décret**

WHEREAS the Government of Ontario is creating the Horse Racing Industry Transition Assistance Program to assist the horse racing industry to become self-sustaining after the end of the Slots at Racetracks Program;

AND WHEREAS the assistance and cooperation of the Ontario Racing Commission is required for the implementation of the Horse Racing Industry Transition Assistance Program;

AND WHEREAS the Ministry of Agriculture, Food and Rural Affairs is responsible for implementing the Horse Racing Industry Transition Assistance Program on behalf of the Government of Ontario;

AND WHEREAS the ministerial reporting relationship of the Ontario Racing Commission is being transferred from the Minister of Government Services to the Minister of Agriculture, Food and Rural Affairs;

AND WHEREAS in order to facilitate this transfer it is necessary and convenient to assign and transfer the ministerial responsibility for the administration of a statute under the *Executive Council Act*, R.S.O. 1990, c. E.25;

AND WHEREAS subsections 2(2) of the *Executive Council Act* provides that the Lieutenant Governor may by order in council prescribe the duties of the ministers of the Crown and the duties of any ministries over which they preside;

AND WHEREAS subsection 5(1) of the *Executive Council Act* provides that any powers and duties that have been assigned by law to any minister of the Crown may from time to time by order in council be assigned and transferred for a limited period or otherwise to any other minister by name or otherwise;

AND WHEREAS subsection 8(1) of the *Executive Council Act* provides that the authority of the Lieutenant Governor under this Act to prescribe duties of a minister of the Crown or to assign and transfer powers and duties that have been assigned by law to a minister of the Crown to any other minister includes authority, by order in council, to assign responsibility for the administration of an Act or part of an Act to a Minister of the Crown;

PURSUANT TO subsections 2(2), 5(1) and 8(1) of the *Executive Council Act*, and despite any provision of a statute or Order-in-Council, the responsibility for the administration of the *Racing Commission Act, 2000*, S.O. 2000, c. 20 is hereby assigned and transferred from the Minister of Government Services to the Minister of Agriculture, Food and Rural Affairs;

FURTHER, Order-in-Council O.C. 1619/2008 dated September 17, 2008 and published in *The Ontario Gazette* on September 27, 2008 and Order-in-Council O.C. 1477/2005 dated September 21, 2005 and published in *The Ontario Gazette* on October 10, 2005, as amended, are hereby amended and shall be interpreted accordingly.

Recommended Dwight Duncan
Minister of Finance

Concurred Dwight Duncan
Chair of Cabinet

Approved and Ordered January 21, 2013. David C. Onley
Lieutenant Governor of Ontario

(146-G058)

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 117/2013

**Order in Council
Décret**

WHEREAS the *Adjudicative Tribunals Accountability, Governance and Appointments Act, 2009*, S.O. 2009, c.33, Sched. 5 allows the Lieutenant Governor in Council, by regulation, to designate adjudicative tribunals as a cluster if, in the opinion of the Lieutenant Governor in Council, the matters that the tribunals deal with are such that they can operate more effectively and efficiently as part of a cluster than alone;

AND WHEREAS clustering promotes the best use of resources through cross-tribunal cooperation and coordination of operations and administration and enhances consistency in tribunal practices, procedures and decision making;

AND WHEREAS under Phase One of the clustering initiative, the Environment and Land Tribunals Ontario (ELTO) brought together the Assessment Review Board, the Board of Negotiation, the Ontario Municipal Board, the Conservation Review Board and the Environmental Review Tribunal as the first cluster reporting to the Attorney General for administrative and operational purposes, with responsibility for the administration of statutes associated with the latter two tribunals transferred to the Attorney General by Order in Council O.C. 96/2009 dated January 22, 2009;

AND WHEREAS under Phase Two of the clustering initiative, the Social Justice Tribunals Ontario (SJTO) brought together the Child and Family Services Review Board, the Custody Review Board, the Landlord and Tenant Board, the Ontario Special Education Tribunal (English), the Ontario Special Education Tribunal (French), and the Social Benefits Tribunal, along with one other tribunal already reporting to the Attorney General, the Human Rights Tribunal of Ontario, as the second cluster reporting to the Attorney General for administrative and operational purposes, with responsibility for the administration of statutes associated with the first six tribunals transferred to the Attorney General by Order in Council O.C. 39/2011 dated January 19, 2011;

AND WHEREAS under Phase Three of the clustering initiative, the ministerial reporting relationships of the five adjudicative tribunals listed in Column A of the Schedule to this Order in Council are to be transferred to the Attorney General for administrative and operational purposes and these tribunals will hereafter comprise a cluster concerning safety, standards and licensing under the *Adjudicative Tribunals Accountability, Governance and Appointments Act, 2009*;

AND WHEREAS in order to facilitate such transfers of ministerial reporting relationships it is necessary and convenient to assign and transfer certain ministerial powers, duties, functions, and responsibilities and the ministerial responsibility for the administration of statutes or parts thereof under the *Executive Council Act, R.S.O. 1990, c. E.25*;

THEREFORE, pursuant to subsections 2(2), 5(1) and 8(1) of the *Executive Council Act*, and despite any provision of a statute or Order in Council:

Administration of statutes

1. The ministerial responsibility for the administration of the statutes or parts of statutes set out in Column B of the Schedule to this Order in Council is hereby assigned and transferred from the Ministers listed in Column C to the Attorney General, and the previous Orders in Council made under the *Executive Council Act* listed in Column D are hereby amended and shall be interpreted accordingly.

Transfer of ministerial powers, duties, etc.

2. The Attorney General shall exercise the powers and perform the duties, functions and responsibilities in respect of sections 31 to 34, subsection 34.1(3), section 40, clause 58(e) and paragraphs (j) and (k) of subsection 60(1) of the *Ministry of Correctional Services Act, R.S.O. 1990, c. M. 22* that were previously assigned to the Minister of Community Safety and Correctional Services under Order in Council O.C. 497/2004 dated March 10, 2004, and such powers, duties, functions and responsibilities are assigned and transferred accordingly.

3. The Ministry of the Attorney General shall carry out the functions, responsibilities and programs in respect of sections 31 to 34, subsection 34.1(3), section 40, clause 58(e) and paragraphs (j) and (k) of subsection 60(1) of the *Ministry of Correctional Services Act* that were previously carried out by the Ministry of Community Safety and Correctional Services under Order in Council O.C. 497/2004 dated March 10, 2004, and such functions, responsibilities and programs are assigned and transferred accordingly.
4. Responsibility for the administration of the *Fire Protection and Prevention Act, 1997, S.O. 1997, c. 4* in respect of subsection 26(8) is hereby shared between the Attorney General and the Minister of Community Safety and Correctional Services, with the Attorney General being responsible for adjudicative powers related to the Fire Safety Commission and the Minister of Community Safety and Correctional Services being responsible for powers related to the Fire Marshal.
5. Responsibility for the administration of the *Police Services Act, R.S.O. 1990, c. P. 15* in respect of subsections 22(3) and 82(3) is hereby shared between the Attorney General and the Minister of Community Safety and Correctional Services, with the Attorney General being responsible for adjudicative powers and procedures related to the Ontario Civilian Police Commission and the Minister of Community Safety and Correctional Services being responsible for matters related to policing policy and police services boards.
6. The Orders in Council listed in Column D are hereby amended and shall be interpreted accordingly.

Effective date

7. This Order in Council is effective on the later of the day it is made and the day the regulation under the *Adjudicative Tribunals Accountability, Governance and Appointments Act, 2009* designating a cluster of safety, standards and licensing tribunals comes into force.

Recommended

Dwight Duncan
Minister of Finance

Concurred

Dwight Duncan
Chair of Cabinet

Approved and Ordered January 23, 2013.

David C. Onley
Lieutenant Governor of Ontario

SCHEDULE

A. Tribunals	B. Statutes	C. Previous Ministers	D. Previous OICs
Animal Care Review Board	Ontario Society for the Prevention of Cruelty to Animals Act, R.S.O. 1990, c. O. 36, in respect of section 16; subsections 17(3)-(5) and (7) and section 18	Minister of Community Safety and Correctional Services	O.C. 1705/2003 dated November 24, 2003 and published in the <i>Ontario Gazette</i> on January 10, 2004
			O.C. 497/2004 dated March 10, 2004 and published in the <i>Ontario Gazette</i> on March 27, 2004
Fire Safety Commission	Fire Protection and Prevention Act, 1997, S.O. 1997, c. 4, in respect of Part X; subsections 26(3)-(5) and (7); section 27; subsections 33(2)-(3) and subsections 36(4)-(5)	Minister of Community Safety and Correctional Services	O.C. 1705/2003 dated November 24, 2003 and published in the <i>Ontario Gazette</i> on January 10, 2004
			O.C. 497/2004 dated March 10, 2004 and published in the <i>Ontario Gazette</i> on March 27, 2004
Licence Appeal Tribunal	Licence Appeal Tribunal Act, 1999, S.O. 1999, c. 12, Sched. G	Minister of Government Services	O.C. 1705/2003 dated November 24, 2003 and published in the <i>Ontario Gazette</i> on January 10, 2004
			O.C. 1619/2008 dated September 18, 2008 and published in the <i>Ontario Gazette</i> on September 27, 2008

A. Tribunals	B. Statutes	C. Previous Ministers	D. Previous OICs
Ontario Civilian Police Commission	Police Services Act, R.S.O. 1990, c. P. 15 in respect of section 21; clause 22(1)(f); subsections 23(7)-(8) and (11)-(12); subsections 47(7)-(8); subsections 83(3)-(4); subsection 87(5); subsections 88(1)-(3) and subsection 116(2)	Minister of Community Safety and Correctional Services	O.C. 1705/2003 dated November 24, 2003 and published in the <i>Ontario Gazette</i> on January 10, 2004 O.C. 497/2004 dated March 10, 2004 and published in the <i>Ontario Gazette</i> on March 27, 2004
Ontario Parole Board	Ministry of Correctional Services Act, R.S.O. 1990, c. M. 22 in respect of sections 31 to 34; subsection 34.1(3); section 40; clause 58(e) and paragraphs (j) and (k) of subsection 60(1)	Minister of Community Safety and Correctional Services	O.C. 1705/2003 dated November 24, 2003 and published in the <i>Ontario Gazette</i> on January 10, 2004 O.C. 497/2004 dated March 10, 2004 and published in the <i>Ontario Gazette</i> on March 27, 2004.

(146-G059)

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that:

Sur la recommandation de la personne soussignée, le lieutenant-gouverneur, sur l'avis et avec le consentement du Conseil exécutif, décrète ce qui suit:

O.C./Décret 118/2013

Order in Council Décret

WHEREAS subsection 2(2) of the *Executive Council Act*, R.S.O. 1990, Chapter E.25, provides that the Lieutenant Governor may by order in council prescribe the duties of the ministers of the Crown and the duties of any ministries over which they preside;

AND WHEREAS subsection 5(1) of the *Executive Council Act* provides that any of the powers and duties that have been assigned by law to any minister of the Crown may from time to time by order in council be assigned and transferred for a limited period or otherwise to any other minister by name or otherwise;

AND WHEREAS subsection 8(1) of the *Executive Council Act* provides that the authority of the Lieutenant Governor under this Act to prescribe duties of a minister of the Crown or to assign and transfer powers and duties that have been assigned by law to a minister of the Crown to any other minister includes authority, by order in council, to assign responsibility for the administration of an Act or a part of an Act to a minister of the Crown;

THEREFORE, pursuant to subsections 2(2), 5(1) and 8(1) of the *Executive Council Act*, despite any provision of a statute or Order in Council, the administration of each statute listed in Column 2 of the Schedule to this Order is hereby assigned to the Minister listed opposite that statute in Column 3 of the Schedule;

AND that the appendix to each Order in Council cited in Column 4 of the Schedule is hereby revised by adding to it the statute listed opposite the cited Order in Column 2 of the Schedule.

Recommended

Dwight Duncan
Minister of Finance

Concurred

Dwight Duncan
Chair of Cabinet

Approved and Ordered January 23, 2013.

David C. Onley
Lieutenant Governor of Ontario

SCHEDULE

Column 1	Column 2	Column 3	Column 4
Item	Statute	Minister	Order in Council
1.	Attracting Investment and Creating Jobs Act, 2012, S.O. 2012, c. 10	Minister of Economic Development and Innovation	O.C. 1567/2011 as published in the <i>Ontario Gazette</i> on December 17, 2011

(146-G060)

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Procedural Services Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

**Corporation Notices
Avis relatifs aux compagnies**

HELEN KINNEAR CHILDREN'S CENTRE

Hereby gives notice that it intends to dissolve pursuant to the Corporation Act of Ontario. Dated at Port Colborne, Ontario this 31st day of August, 2012.

Signed by Andrea Boitor, Chairperson

(146-P026) BARB WELLS,
Bookkeeper
Wilson, Opatovsky
Barristers & Solicitors
190 Elm Street, P.O. Box 99
Port Colborne, ON L3K 5V7
905-835-1163

**Sale of Land for Tax Arrears
By Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF CHATSWORTH

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on March 7th 2013, at the Township of Chatsworth Municipal Office, 316837 Highway #6, RR 1, Chatsworth ON N0H 1G0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Township of Chatsworth Municipal Office, 316837 Highway #6, RR 1, Chatsworth.

Description of Lands:

Roll No. 42 04 320 051 04700 0000; 136226 Grey Rd. 40, Desboro; PIN 37190-0149(LT); Lot 51 Plan 900 T/W R247939; Chatsworth. File No. 11-02

Minimum Tender Amount:

\$50,608.38

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, visit: www.OntarioTaxSales.ca or if no internet access available, contact:

(146-P027) GRACE NAYLER
Treasurer, Assistant CAO/Clerk
The Corporation of the
Township of Chatsworth
316837 Highway #6
RR 1
Chatsworth ON N0H 1G0
519-794-3232

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2013—02—02

ONTARIO REGULATION 8/13

made under the

HEALTH INSURANCE ACT

Made: January 11, 2013

Filed: January 14, 2013

Published on e-Laws: January 14, 2013

Printed in *The Ontario Gazette*: February 2, 2013

Amending Reg. 552 of R.R.O. 1990
(GENERAL)

Note: Regulation 552 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) The definition of “schedule of benefits” in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

21. Amendments dated January 1, 2013;

(2) The definition of “schedule of benefits” in subsection 1 (1) of the Regulation is amended by adding the following paragraph:

22. Amendments dated January 1, 2013 (effective as of April 1, 2013);

(3) The definition of “schedule of laboratory benefits” in subsection 1 (1) of the Regulation is amended by adding the following paragraph:

9. The Ministry of Health and Long-Term Care document titled “Addendum Dated December 4, 2012 (Effective as of January 1, 2013) to the Schedule of Benefits for Laboratory Services”;

2. Section 37.1 of the Regulation is amended by adding the following subsection:

(2.11) Despite subsection (2), the amount payable for a service rendered by a physician to an insured person on or after April 1, 2012 shall be determined as if page GP12 of the General Preamble to the schedule of benefits (Diagnostic Services Rendered by the Referring Physician), as it was deemed to read on April 1, 2012, did not exist.

3. The Regulation is amended by adding the following section:

37.8 Despite subsection 37.1 (2), the amount payable for an insured service rendered by a physician in Ontario, as set out in the schedule of benefits, shall be reduced by 0.5 per cent if the service is rendered on or after April 1, 2013.

O. Reg. 76/12

4. Subsections 1 (2), (3) and (4) of Ontario Regulation 76/12, which would amend the definition of “schedule of benefits” in subsection 1 (1) of the Regulation, are revoked.

Commencement

5. (1) Subject to subsections (2) and (3), this Regulation comes into force on the day it is filed.

(2) Subsections 1 (1) and (3) shall be deemed to have come into force on January 1, 2013.

(3) Subsection 1 (2) and sections 2 and 3 come into force on April 1, 2013.

ONTARIO REGULATION 9/13

made under the

HIGHWAY TRAFFIC ACT

Made: September 18, 2012

Filed: January 14, 2013

Published on e-Laws: January 14, 2013

Printed in *The Ontario Gazette*: February 2, 2013

Amending Reg. 608 of R.R.O. 1990

(RESTRICTED USE OF LEFT LANES BY COMMERCIAL MOTOR VEHICLES)

Note: Regulation 608 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Schedule 2 to Regulation 608 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraphs:

6. That part of the westbound lanes of the King's Highway known as No. 401 in the City of Kingston lying between a point situate 400 metres measured westerly from its intersection with the centre line of the roadway known as Montreal Street and a point situate 3200 metres measured westerly from its intersection with the centre line of the roadway known as Gardiner's Road.

7. That part of the eastbound lanes of the King's Highway known as No. 401 in the City of Kingston lying between a point situate 650 metres measured westerly from its intersection with the centre line of the roadway known as Montreal Street and a point situate 750 metres measured westerly from its intersection with the centre line of the roadway known as Gardiner's Road.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

BOB CHIARELLI
Minister of Transportation

Date made: September 18, 2012.

5/13

ONTARIO REGULATION 10/13

made under the

PENSION BENEFITS ACT

Made: January 9, 2013

Filed: January 15, 2013

Published on e-Laws: January 15, 2013

Printed in *The Ontario Gazette*: February 2, 2013**NORTEL PENSION PLANS****Nortel pension plans and pensioners**

1. (1) This Regulation applies with respect to every person who is receiving a pension from either of the following pension plans as of the date of the wind up of the pension plan:

1. The pension plan known as the Nortel Networks Limited Managerial and Non-Negotiated Pension Plan, registered under the Act as number 0342048.
2. The pension plan known as the Nortel Networks Negotiated Pension Plan, registered under the Act as number 0587766.

(2) This Regulation applies with respect to each person's entitlement under subsection 102 (2) of the Act to require the administrator of the pension plan to transfer an amount equal to the commuted value of the pension into a life income fund that satisfies the prescribed requirements.

Interpretation

2. (1) Expressions used in this Regulation have the same meaning as in the General Regulation, unless the context requires otherwise.

(2) In this Regulation,

"General Regulation" means Regulation 909 of the Revised Regulations of Ontario, 1990 (General) made under the Act; ("règlement général")

"qualifying spouse or former spouse" means a spouse or former spouse who is entitled to payment of a pension benefit by virtue of an order made under Part I (Family Property) of the *Family Law Act* or under a family arbitration award or a domestic contract. ("conjoint ou ancien conjoint admissible")

Restrictions re entitlement to transfer

3. (1) The restrictions set out in this section apply with respect to a person's entitlement under subsection 102 (2) of the Act to the transfer of an amount into a life income fund.

(2) The following restrictions apply if the person entitled to the transfer is a retired member of the pension plan:

1. If the person has a qualifying spouse or former spouse, and if the pension benefit payable to the qualifying spouse or former spouse is payable for the life of the person, the person is not entitled to the transfer unless the qualifying spouse or former spouse gives his or her consent.
2. If, upon the person's death, another person is entitled to a survivor benefit under the pension plan, the person is not entitled to the transfer unless the other person gives his or her consent.

(3) The following restrictions apply if the person entitled to the transfer is a qualifying spouse or former spouse of a retired member of the pension plan:

1. If the pension benefit payable to the qualifying spouse or former spouse is payable for the life of the retired member, the qualifying spouse or former spouse is not entitled to the transfer unless the retired member gives his or her consent.

Notice of entitlement

4. (1) The statement that the administrator is required by subsection 72 (1) of the Act to give to each person with respect to the wind up of the pension plan must contain the following additional information about the person's entitlement under subsection 102 (2) of the Act:

1. A description of the person's entitlement under subsection 102 (2) of the Act and any applicable restrictions under subsection 102 (2.1) of the Act.
2. The deadline for delivering the direction to the administrator under subsection 102 (3) of the Act concerning the person's entitlement.

3. A list of any additional documents that the Superintendent requires the administrator to give to persons who have such an entitlement.
4. A description of the funding status of the pension plan as of the date of the wind up.
5. A description of the person's entitlement to further proceeds, if any, received by the administrator in connection with the administrator's claim against Nortel Networks Limited with respect to the pension plan in the proceeding before the Ontario Superior Court of Justice, identified as court file number 09-CL-7950.

(2) The statement must also indicate that, if the person directs the administrator to make the transfer to the life income fund under subsection 102 (2) of the Act, the following individuals will no longer receive a pension from the pension plan after the administrator complies with the direction:

1. The person giving the direction.
2. Any other person who is entitled to a survivor benefit under the pension plan upon the person's death and who has consented to the transfer.

(3) The statement must be accompanied by a copy of the form to be used for the direction described in subsection 102 (3) of the Act.

Direction to administrator re entitlement

5. (1) A person's direction under subsection 102 (3) of the Act about his or her entitlement must contain the following information and must include the following declarations:

1. Particulars identifying the pension plan and the administrator.
2. The name and contact information of the person giving the direction.
3. The person's confirmation that he or she has received information from the administrator about the person's entitlement under subsection 102 (2) of the Act.
4. The person's direction to the administrator to make the transfer into a specified life income fund, and the particulars required to enable the administrator to make the payment.
5. Depending upon the circumstances,
 - i. the person's declaration that there is no qualifying spouse or former spouse who is entitled to payment of a pension benefit which is payable for the life of the retired member, or
 - ii. a declaration signed by the qualifying spouse or former spouse who is entitled to payment of the pension benefit stating that he or she consents to the transfer under subsection 102 (2) of the Act.
6. Depending upon the circumstances,
 - i. the person's declaration that no other person is entitled to a survivor benefit under the pension plan upon the person's death, or
 - ii. a declaration signed by the person entitled to the survivor benefit stating that he or she consents to the transfer under subsection 102 (2) of the Act.
7. Depending upon the circumstances,
 - i. the person's declaration that he or she is not a qualifying spouse or former spouse who is entitled to payment of a pension benefit which is payable for the life of the retired member, or
 - ii. a declaration signed by the retired member stating that he or she consents to the transfer under subsection 102 (2) of the Act.

(2) The direction must be delivered to the administrator no later than 90 days after the person receives the statement described in section 4 accompanied by the form to be used for the direction.

Compliance with direction

6. The administrator is required by subsection 102 (4) of the Act to comply with a direction within 60 days after the later of,

- (a) the day on which the direction is delivered to the administrator; and
- (b) the day on which the administrator receives notice that the Superintendent has approved the wind up report.

Life income fund, prescribed requirements

7. (1) A life income fund must satisfy the following requirements for the purposes of subsection 102 (2) of the Act:

1. It must satisfy the requirements that apply to a life income fund governed by Schedule 1.1 to the General Regulation, other than the following requirements of that Schedule:
 - i. Section 1 of that Schedule, which specifies the persons who are entitled to purchase the life income fund.
 - ii. Section 8 of that Schedule, which governs the withdrawal or transfer of amounts transferred into the life income fund from a pension fund, a locked-in retirement income fund or another life income fund.
 2. It must not permit the owner of the life income fund to withdraw or transfer from the fund under section 8 of Schedule 1.1 to the General Regulation any amount transferred into the fund under subsection 102 (2) of the Act.
- (2) A contract governing a life income fund into which a payment under subsection 102 (2) of the Act is made is required to include a term stating that the owner is not entitled to withdraw or transfer from the fund under section 8 of Schedule 1.1 to the General Regulation any amount transferred into the fund under subsection 102 (2) of the Act. If the contract does not include such a term, it is deemed to include it.

Amount to be paid into life income fund

8. (1) For the purposes of section 102 of the Act, the commuted value of a person's pension is determined as follows:
1. Calculate the commuted value of the person's pension as of the effective date of the wind up, using methods and actuarial assumptions that are consistent with section 3500 ("Pension Commuted Values") of the *Standards of Practice* of the Actuarial Standards Board, published by the Canadian Institute of Actuaries, as that section read upon being revised on June 3, 2010.
 2. Adjust the commuted value as calculated under paragraph 1 in order to reflect the pension payments made from the effective date of the wind up to the beginning of the month in which the transfer into the life income fund is made under subsection 102 (2) of the Act.
 3. Add to the adjusted commuted value an amount for accumulated interest, to be calculated at the same rate that is used in the wind up report to calculate the commuted value of pension benefits, from the effective date of the wind up to the beginning of the month in which the transfer into the life income fund is made under subsection 102 (2) of the Act.
- (2) Subsection 19 (1.2) of the General Regulation does not apply with respect to the calculation of the commuted value of the person's pension for the purposes of subsection 102 (2) of the Act.

Commencement

9. **This Regulation comes into force on the day it is filed.**

RÈGLEMENT DE L'ONTARIO 10/13

pris en vertu de la

LOI SUR LES RÉGIMES DE RETRAITE

pris le 9 janvier 2013

déposé le 15 janvier 2013

publié sur le site Lois-en-ligne le 15 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 2 février 2013**RÉGIMES DE RETRAITE DE NORTEL****Régimes de retraite et pensionnés de Nortel**

1. (1) Le présent règlement s'applique à l'égard de toutes les personnes qui touchent une pension de l'un ou l'autre des régimes de retraite suivants à la date de liquidation du régime :

1. Le régime de retraite appelé Nortel Networks Limited Managerial and Non-Negotiated Pension Plan, enregistré en vertu de la Loi sous le numéro 0342048.
2. Le régime de retraite appelé Nortel Networks Negotiated Pension Plan, enregistré en vertu de la Loi sous le numéro 0587766.

(2) Le présent règlement s'applique à l'égard du droit qu'a chacune des personnes, en vertu du paragraphe 102 (2) de la Loi, d'exiger que l'administrateur du régime de retraite transfère un montant égal à la valeur de rachat de la pension dans un fonds de revenu viager qui satisfait aux exigences prescrites.

Interprétation

2. (1) Les expressions employées dans le présent règlement s'entendent au sens du règlement général, sauf si le contexte exige une autre interprétation.

(2) Les définitions qui suivent s'appliquent au présent règlement.

«conjoint ou ancien conjoint admissible» Conjoint ou ancien conjoint qui a droit au paiement d'une prestation de retraite du fait d'une ordonnance rendue en vertu de la partie I (Biens familiaux) de la *Loi sur le droit de la famille*, d'une sentence d'arbitrage familial ou d'un contrat familial. («qualifying spouse or former spouse»)

«règlement général» Le Règlement 909 des Règlements refondus de l'Ontario de 1990 (Dispositions générales) pris en vertu de la Loi. («General Regulation»)

Restrictions concernant le droit au transfert

3. (1) Les restrictions énoncées au présent article s'appliquent à l'égard du droit au transfert d'un montant dans un fonds de revenu viager que confère à une personne le paragraphe 102 (2) de la Loi.

(2) Les restrictions suivantes s'appliquent si la personne qui a droit au transfert est un participant retraité :

1. Si la personne a un conjoint ou ancien conjoint admissible et que la prestation de retraite à verser à ce dernier est payable pendant la vie de la personne, celle-ci n'a droit au transfert que si le conjoint ou ancien conjoint admissible y consent.
2. Si, au décès de la personne, une autre personne a droit à une prestation de survivant dans le cadre du régime de retraite, la personne n'a droit au transfert que si l'autre personne y consent.

(3) Les restrictions suivantes s'appliquent si la personne qui a droit au transfert est le conjoint ou ancien conjoint admissible d'un participant retraité :

1. Si la prestation de retraite à verser au conjoint ou ancien conjoint admissible est payable pendant la vie du participant retraité, le conjoint ou ancien conjoint admissible n'a droit au transfert que si le participant retraité y consent.

Avis du droit

4. (1) La déclaration que l'administrateur est tenu par le paragraphe 72 (1) de la Loi de remettre à chaque personne à l'égard de la liquidation du régime de retraite doit contenir les renseignements supplémentaires suivants au sujet du droit que le paragraphe 102 (2) de la Loi confère à la personne :

1. Une description du droit que le paragraphe 102 (2) de la Loi confère à la personne et, s'il y a lieu, des restrictions visées au paragraphe 102 (2.1) de la Loi qui s'appliquent.
2. Le délai dans lequel la personne doit remettre à l'administrateur la directive prévue au paragraphe 102 (3) de la Loi concernant son droit.

3. Une liste des documents supplémentaires, s'il y a lieu, que le surintendant enjoint à l'administrateur de remettre aux personnes qui ont un tel droit.
 4. Une description de l'état de la capitalisation du régime à la date de la liquidation.
 5. Une description du droit qu'a la personne de toucher d'autres sommes que pourrait éventuellement recevoir l'administrateur par suite de sa réclamation contre Nortel Networks Limited à l'égard du régime de retraite dans l'instance tenue devant la Cour supérieure de justice de l'Ontario dont le numéro de dossier est le 09-CL-7950.
- (2) La déclaration doit aussi indiquer que, si la personne donne à l'administrateur la directive de faire le transfert au fonds de revenu viager au titre du paragraphe 102 (2) de la Loi, les particuliers suivants ne toucheront plus de pension du régime de retraite une fois que l'administrateur se sera conformé à la directive.

1. La personne qui donne la directive.
 2. Toute autre personne qui a droit à une prestation de survivant dans le cadre du régime de retraite au décès de la personne et qui a consenti au transfert.
- (3) La déclaration doit être accompagnée d'une copie du formulaire à employer pour remettre la directive prévue au paragraphe 102 (3) de la Loi.

Directive à l'administrateur pour l'exercice du droit

5. (1) La directive prévue au paragraphe 102 (3) de la Loi que remet une personne concernant son droit doit contenir les renseignements et les déclarations qui suivent :

1. Les détails permettant d'identifier le régime de retraite et l'administrateur.
2. Le nom et les coordonnées de la personne qui donne la directive.
3. La confirmation par la personne qu'elle a reçu des renseignements de l'administrateur au sujet de son droit en vertu du paragraphe 102 (2) de la Loi.
4. La directive que donne la personne à l'administrateur de faire le transfert dans le fonds de revenu viager précisé ainsi que les détails nécessaires pour qu'il puisse faire le versement.
5. Selon le cas :
 - i. une déclaration de la personne indiquant qu'elle n'a pas de conjoint ou ancien conjoint admissible ayant droit au paiement d'une prestation de retraite payable pendant la vie du participant retraité,
 - ii. une déclaration signée par le conjoint ou ancien conjoint admissible ayant droit au paiement de la prestation de retraite indiquant qu'il consent au transfert au titre du paragraphe 102 (2) de la Loi.
6. Selon le cas :
 - i. une déclaration de la personne indiquant qu'aucune autre personne n'a droit à une prestation de survivant dans le cadre du régime de retraite à son décès,
 - ii. une déclaration signée par la personne qui a droit à la prestation de survivant indiquant qu'elle consent au transfert au titre du paragraphe 102 (2) de la Loi.
7. Selon le cas :
 - i. une déclaration de la personne indiquant qu'elle n'est pas un conjoint ou ancien conjoint admissible ayant droit au paiement d'une prestation de retraite payable pendant la vie du participant retraité,
 - ii. une déclaration signée par le participant retraité indiquant qu'il consent au transfert au titre du paragraphe 102 (2) de la Loi.

(2) La directive doit être remise à l'administrateur au plus tard 90 jours après la réception par la personne de la déclaration visée à l'article 4, accompagnée du formulaire à employer pour donner la directive.

Exécution de la directive

6. Le délai dans lequel l'administrateur est tenu par le paragraphe 102 (4) de la Loi de se conformer à une directive est de 60 jours après le dernier en date des jours suivants :

- a) le jour où la directive est remise à l'administrateur;
- b) le jour où l'administrateur reçoit l'avis indiquant que le surintendant a approuvé le rapport de liquidation.

Fonds de revenu viager : exigences prescrites

7. (1) Pour l'application du paragraphe 102 (2) de la Loi, le fonds de revenu viager doit satisfaire aux exigences suivantes :

1. Il doit satisfaire aux exigences qui s'appliquent à un fonds de revenu viager régi par l'annexe 1.1 du règlement général, à l'exception des exigences suivantes de cette annexe :
 - i. L'article 1 de l'annexe, qui précise les personnes qui peuvent constituer le fonds de revenu viager.
 - ii. L'article 8 de l'annexe, qui régit le retrait ou le transfert de sommes d'argent transférées dans le fonds de revenu viager à partir d'une caisse de retraite, d'un fonds de revenu de retraite immobilisé ou d'un autre fonds de revenu viager.
2. Il ne doit pas permettre au titulaire du fonds de revenu viager de retirer du fonds ou de transférer à partir de celui-ci, au titre de l'article 8 de l'annexe 1.1 du règlement général, un montant qui y est transféré au titre du paragraphe 102 (2) de la Loi.

(2) Le contrat régissant un fonds de revenu viager dans lequel est fait un versement prévu au paragraphe 102 (2) de la Loi doit inclure une condition selon laquelle le titulaire n'a pas le droit de retirer du fonds ou de transférer à partir de celui-ci, au titre de l'article 8 de l'annexe 1.1 du règlement général, un montant qui y est transféré au titre du paragraphe 102 (2) de la Loi. Si ce contrat n'inclut pas une telle condition, il est réputé l'inclure.

Montant à verser dans le fonds de revenu viager

8. (1) Pour l'application de l'article 102 de la Loi, la valeur de rachat de la pension d'une personne est déterminée comme suit :

1. Calculer la valeur de rachat de la pension de la personne à la date de prise d'effet de la liquidation selon des méthodes et des hypothèses actuarielles compatibles avec la section 3500 («Valeurs actualisées des rentes») des *Normes de pratique* du Conseil des normes actuarielles, document publié par l'Institut canadien des actuaires, telle qu'elle existait après avoir été révisée le 3 juin 2010.
2. Rajuster la valeur de rachat calculée en application de la disposition 1 pour tenir compte des paiements de pension effectués de la date de prise d'effet de la liquidation jusqu'au début du mois au cours duquel le transfert dans le fonds de revenu viager est fait au titre du paragraphe 102 (2) de la Loi.
3. Ajouter à la valeur de rachat rajustée les intérêts cumulés, calculés au taux utilisé dans le rapport de liquidation pour calculer la valeur de rachat des prestations de retraite, de la date de prise d'effet de la liquidation jusqu'au début du mois au cours duquel le transfert dans le fonds de revenu viager est fait au titre du paragraphe 102 (2) de la Loi.

(2) Le paragraphe 19 (1.2) du règlement général ne s'applique pas à l'égard du calcul de la valeur de rachat de la pension de la personne pour l'application du paragraphe 102 (2) de la Loi.

Entrée en vigueur

9. Le présent règlement entre en vigueur le jour de son dépôt.

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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PENSION BENEFITS ACT	O. Reg. 10/13



Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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LA GAZETTE DE L'ONTARIO

393, avenue University, 2^e étage, Toronto Ontario M5G 2M2

Téléphone (416) 326-5306

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at

mbs.GazettePubsOnt@ontario.ca

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- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
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THE ONTARIO GAZETTE

393 University Avenue, Suite 200, Toronto, Ontario M5G 2M2

Telephone: (416) 326-5306

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Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-02-09	
ALBERT WHITE TECHNOLOGIES INC.	001294001
ANTECH COMPUTER SYSTEMS INC.	001632722
AUTO REVIEWS ONLINE INC.	001687962
BADGE REALTY INC.	001685049
BASKERVILLE DESIGN TECH INC.	002059877
BIOEM HEALTH INC.	002104304
BODY & SOUL DAY SPA AND WELLNESS CENTRE LTD.	001638125
BURLOAK AUTOMOTIVE INC.	001059605
C. GEMMELL CONSTRUCTION LTD.	000360669

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CAZ'S INTERNATIONAL (CANADA) INC.	001279659
CLOSE OUT KING INC.	001308985
CRAZY JOE'S 2000 LTD.	001396068
CRONUS ACQUISITIONS INC.	002102120
DDBYD HOLDINGS LTD.	002038685
DELTA INTERNATIONAL EQUIPMENT SALES INC.	001566770
DIXIE AUTO PARTS INC.	001042623
DOWNTOWN MOTORS KITCHENER INCORPORATED	000861573
DVP AUTOMOTIVE CONSULTANTS INC.	001576659
EM-STRAT INTERNATIONAL CORP.	001017905
EMPIRE IDEAS CORPORATION	002099435
FLORA BRAMPTON INC.	002018381
GINO GROUP OF COMPANIES INC.	002124439
GORDON MITCHELL APPAREL INC.	001205927
GOURMET PASTRIES INC.	000989937
GROUP GTA INC.	001391376
GTC CONSULTING INC.	001594503
HEALTH IS WEALTH INC.	001589143
HIFORCE SECURITY LTD.	002110409
HTB CONSULTING SERVICES LTD.	001251832
IFG PROJECT RESOURCING OF ONTARIO INC.	002105030
J. KU CONSULTANTS LTD.	001240544
JARMCO COMPUTER SERVICES INC.	000869392
JAZ LIMO & TAXI SERVICES INC.	001582984
JET BLAST LTD.	001354851
JULIAN GRANT PRODUCTIONS INC.	001693531
KHALAR INVESTMENTS LIMITED	001303395
KROWN EMBROIDERY INC.	001517842
KWAN KEE DIM SUM INC.	002109549
LAKE'S END TRADING COMPANY LTD.	001652746
LEMME & ASSOCIATES INC.	002092099
LOBO TIRE INC.	001638019
M H I MATERIALS HANDLING INSTITUTE CANADA LIMITED	000410252
M. F. & ASSOCIATES INC.	001359624
MIKE SPLINTER TRUCKING LTD.	000778043
MJ INTERIORS GROUP INC.	001685234
MODERN TEE SHIRT COMPANY INC.	001176764
MONSTER RETAIL HOLDINGS INC.	001660990
MOOSHI INC.	002102322

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
OFFICE SUPERCENTRE INC.	001262746
OUTBOUND COMMERCE CORP.	002014042
PARTNERS BUSINESS FURNITURE LIMITED	001391154
SB UNITED CORPORATION	002096209
SEHMI'S CONVENIENCE PLUS INC.	002104252
SOFTONE DESIGN CORPORATION	001229229
SORMIN DISTRIBUTION INC.	001385234
STYLE GRAPHICS INC.	000674296
TABLE LEG PRODUCTIONS INC.	001275344
TELETECH IT CONSULTANTS INC.	002096318
TERAX EXCAVATING CO. LTD.	001444747
THE ACORN GROUP CONSULTING INC.	002097739
THE VETTE SHOPPE INC	000883923
THE WALL PRODUCTIONS LIMITED	001244030
THOMAN PROPERTIES INC.	000610784
TILE & CARPET CLEARANCE OUTLET INC.	001090552
VITAL ROOFING & SHEET METAL LTD.	000371453
1067133 ONTARIO LIMITED	001067133
1067904 ONTARIO LIMITED	001067904
1071867 ONTARIO INC.	001071867
1093072 ONTARIO LIMITED	001093072
1127574 ONTARIO INC.	001127574
1132815 ONTARIO INC.	001132815
1168408 ONTARIO INC.	001168408
1204792 ONTARIO INC.	001204792
1209420 ONTARIO LIMITED	001209420
1220453 ONTARIO LTD.	001220453
1250995 ONTARIO INC.	001250995
1254100 ONTARIO LTD.	001254100
1254218 ONTARIO LIMITED	001254218
1286053 ONTARIO LIMITED	001286053
1319980 ONTARIO INC.	001319980
1351503 ONTARIO INC.	001351503
1390878 ONTARIO CORP.	001390878
1425563 ONTARIO LTD.	001425563
1428216 ONTARIO LTD.	001428216
1440177 ONTARIO INC.	001440177
1495639 ONTARIO LIMITED	001495639
1505148 ONTARIO INC.	001505148
1536340 ONTARIO INC.	001536340
1571791 ONTARIO INC.	001571791
1604563 ONTARIO INC.	001604563
1620537 ONTARIO INC.	001620537
1633976 ONTARIO INC.	001633976
1679028 ONTARIO LTD.	001679028
1684022 ONTARIO INC.	001684022
1688490 ONTARIO INC.	001688490
1701099 ONTARIO LIMITED	001701099
1703216 ONTARIO INC.	001703216
1703458 ONTARIO INC.	001703458
1731631 ONTARIO LIMITED	001731631
2026983 ONTARIO INC.	002026983
2029095 ONTARIO INC.	002029095
2083419 ONTARIO INC.	002083419
2095763 ONTARIO LTD.	002095763
2097328 ONTARIO INC.	002097328
2098581 ONTARIO INC.	002098581
2099799 ONTARIO LTD.	002099799
2101927 ONTARIO INC.	002101927
2109538 ONTARIO INC.	002109538
2114548 ONTARIO INC.	002114548
2124488 ONTARIO INC.	002124488
2159124 ONTARIO INC.	002159124
23 ELECTRONIC INC.	002091999
367676 ONTARIO LIMITED	000367676
401 TRUCK REPAIRS LTD.	001126428
531352 ONTARIO LIMITED	000531352

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
548797 ONTARIO LTD.	000548797
712072 ONTARIO LIMITED	000712072
883924 ONTARIO INC.	000883924
895245 ONTARIO INC.	000895245
896866 ONTARIO LIMITED	000896866

(146-G061) KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

**Cancellation of Certificate of
Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-14	
AGABANG CANADA INC.	002087465
ANYWHERE YOU NEED A JON LTD.	002098011
B & I FOOD STORES LTD.	000309653
BERCZY VILLAGE DENTAL OFFICE INC.	002114000
BITLIS INC.	001710876
BRU-TO CORP.	001305000
CAZEL CONSTRUCTION LTD.	001691813
CC&B PROMOTIONS INC.	002094169
CENTUM ARIANNA FINANCIAL SERVICES INC.	001691858
CERQUETI MAINTENANCE LTD.	001715493
CHIRWIN GROUP INC.	000955153
CNG PLUS INC.	001568059
COLLECTION 97 LIMITED	000558764
DAET TRADERS INC.	001385575
DEEP FREIGHT INC.	002053802
DETAILING EXPERTS INC.	000774469
DEV CONSTRUCTION INC.	002084208
DORMEL BRIDAL INC.	002090525
DREAM 2 DANCE PRODUCTION INC.	001621908
DYNAMIC DUO MARKETING INC.	001261625
EIGER INVESTMENT GROUP INC.	002092392
EPILOGUE PICTURES INC.	001339346
ERIC OUMET TRANSFER LTD.	001427481
FAMILY READERS SERVICE INC.	001210317
FIESTA TRAVEL INC.	001340195
FRAUGIO TRADING INC.	002097282
GEORGE VINCENT REAL ESTATE LTD.	000930485
GEORGIAN BAY MILK COMPANY LTD.	002014311
GILLAN PROPERTY MANAGEMENT INC.	002106879

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
GLOBAL FORCE HOLDINGS CORPORATION	001373405
GROUP JCB, INC.	001071956
HAROLD KEFFER LIMITED	000205049
IMAGECAPITAL CORPORATION	001186501
IMMACUTEC SYSTEMS TECHNOLOGIES INC.	001307552
INDEPENDENCE SECURITIES INC.	001395552
IOMAS INC.	001512557
J.A.D.E. TRUCKING LTD.	001216692
JVC CLEANING SERVICES INC.	001672753
JY ART & CRAFT CORP.	001695878
J22 AUTO SERVICES INC.	001639202
LARKLYN ENTERPRISES LIMITED	000988468
LARONDE LITWIN ASSOCIATES INC.	001352320
M.L. TECH CANADA LTD.	002091514
MAPLE LEAF VENDING INC.	001717347
MAPLEVIEW CONSTRUCTION LTD.	002111509
MONTAGE INC.	000530852
NAPLES PROPERTIES CORP.	000911920
NIVIS DESIGN INC.	001358022
NOMAK SHEET METAL LIMITED	000921729
NORTH WIND TOURS OF CANADA LTD.	000684821
ONE PIC LIMITED	000898110
PERFECT TEXTILES INC.	002011892
PERIAPT SYSTEMS INC.	001147364
PETERS SHEREMETA INC.	001644237
PLATINUM PRINT & DESIGN INC.	001721954
PLUMBING 2000 INC.	000866880
PMP CANADA LTD.	002082809
PONTIGRAPHICS CORP.	000656485
PRIME CO. LTD.	001360657
PRIMIER EXPREZ LIMITED	001684169
RESTAURADOR GRILL HOUSE INC.	001590282
ROADSIDE AUTO GLASS LTD.	000767985
ROBERT GAGE MANAGEMENT INC.	000474492
RRS CONTRACTING & CONSTRUCTION INC.	001685782
RYCOR REALTY INC.	002109112
SAVE-ON OFFICE SUPPLIES INC.	000906701
STAGEFX SPECIAL EFFECTS INC.	001028936
TEXANA JANITORIAL SERVICES INC.	001676405
THE PHOENIX PHARMACEUTICAL GROUP, INC.	002063558
TINROOF COFFEE & DONUTS INC.	000712680
TOMORROW'S WEALTH INTERNATIONAL INC.	002052967
TROPICAL TIMBER CORPORATION	001534645
TTSI TRANSPORT TERMINAL SERVICES INC.	000657090
WASHINGTON EQUESTRIAN ESTATES INC.	001564088
WEST WIND GIFT SHOP & BOUTIQUE LTD.	000310700
WESTPORT CRESCENT HOLDINGS LIMITED	000602573
WIRE-LESS CONNECTIONS INC.	001090280
1018320 ONTARIO LIMITED	001018320
1033321 ONTARIO INCORPORATED	001033321
1037088 ONTARIO INC.	001037088
1103672 ONTARIO INC.	001103672
1124016 ONTARIO INC.	001124016
1158668 ONTARIO INC.	001158668
1169534 ONTARIO LIMITED	001169534
1208828 ONTARIO INC.	001208828
1220260 ONTARIO INC.	001220260
1270944 ONTARIO LTD.	001270944
1275592 ONTARIO INC.	001275592
1311293 ONTARIO LIMITED	001311293
1329701 ONTARIO INC.	001329701
1339785 ONTARIO LIMITED	001339785
1453190 ONTARIO INC.	001453190
1474542 ONTARIO INC.	001474542
1478310 ONTARIO LTD.	001478310
1521462 ONTARIO INC.	001521462
1555852 ONTARIO INC.	001555852

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1559994 ONTARIO INC.	001559994
1567915 ONTARIO INC.	001567915
1568304 ONTARIO INC.	001568304
1590279 ONTARIO INC.	001590279
1652772 ONTARIO LTD.	001652772
1671216 ONTARIO INC.	001671216
1672449 ONTARIO INC.	001672449
1677818 ONTARIO INC.	001677818
1681943 ONTARIO LTD.	001681943
1688410 ONTARIO LTD.	001688410
1693707 ONTARIO INC.	001693707
2018070 ONTARIO LIMITED	002018070
2026264 ONTARIO INC.	002026264
2085466 ONTARIO LTD.	002085466
2101315 ONTARIO INC.	002101315
24 HOURS TOWING SERVICE CORP.	001687805
500093 ONTARIO INC.	000500093
732294 ONTARIO LTD.	000732294
842548 ONTARIO LIMITED	000842548
958190 ONTARIO INC.	000958190

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G062)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-09-10	
2184029 ONTARIO INC.	002184029
2012-12-18	
1404991 ONTARIO INC.	001404991
2012-12-21	
ANJOLI CONSULTING LTD.	001373057
BELYEA CONSULTING GROUP LTD.	001739922
DELUXE BUS LINES (HUNTSVILLE) LIMITED	000132951
DRUMSNAB MANAGEMENT LIMITED	001714453
EMPTIES "R" US INC.	002008701
EQUEST SYSTEMS INC.	001302322
EXCETRAA FOODS INC.	001474431
FORTYBYSIXTY RECORDS INC.	002162075
NAPA VALLEY DESIGNS IN CONSTRUCTION LIMITED	002066124
OASIS HOMES K.W. LTD.	002228489
OPTIONS AND ANSWERS PUBLIC ISSUES CONSULTING INC.	001376970
S & P ADVERTISING GROUP LIMITED	000412532
TRANSCANADA HOSPITALITY LTD.	002309629
1062608 ONTARIO INC.	001062608
1063853 ONTARIO INC.	001063853
1108620 ONTARIO INC.	001108620
1308307 ONTARIO LTD.	001308307

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1668350 ONTARIO LIMITED	001668350
2198186 ONTARIO INC.	002198186
2268781 ONTARIO LIMITED	002268781
703635 ONTARIO INC.	000703635
940792 ONTARIO INC.	000940792
2012-12-24	
ABLE WORLD IMPORTS INC.	001386370
ARTISTIC NIAGARA PENINSULA MEMORIALS LTD.	001386371
BEAVER INTERNATIONAL HOLDINGS LTD.	001372320
CAPITAL RESERVE FUND SPECIALISTS INC.	001475207
FIRST HERITAGE FINANCIAL CORPORATION	000635692
HYBRID ECOWATTS INC.	001749313
LAMAR ELECTRICAL DISTRIBUTION SYSTEMS INC.	000845083
NORTH HILL CONSTRUCTION LTD.	002197226
SILKY SKIN INC.	002152126
SUTTON DENTISTRY PROFESSIONAL CORPORATION	002243626
1191417 ONTARIO INC.	001191417
1362706 ONTARIO INC.	001362706
2176200 ONTARIO INC.	002176200
2309034 ONTARIO INC.	002309034
2012-12-31	
DD STAR EXPRESS INC.	002253522
FRED SIMPER GRAPHIC ARTS EQUIPMENT LTD.	000673259
NATKEN INVESTMENTS LIMITED	000471647
QUINORT SERVICES LIMITED	000255540
SAVPROD INC.	002211837
VISIONSMART OPTICAL INC.	001565689
1006512 ONTARIO LIMITED	001006512
1156437 ONTARIO INC.	001156437
12C. LTD.	000696635
1479908 ONTARIO INC.	001479908
1674975 ONTARIO LTD.	001674975
1676387 ONTARIO INC.	001676387
1792019 ONTARIO INC.	001792019
2056276 ONTARIO INC.	002056276
2160873 ONTARIO INC.	002160873
2328326 ONTARIO INC.	002328326
603661 ONTARIO LIMITED	000603661
847720 ONTARIO LIMITED	000847720
2013-01-02	
MALDEN PARK DEVELOPMENT CORPORATION	000687271
MICAH COMMUNICATIONS INC	000633225
QUARRY CREEK REALTY CORP.	000801590
SALPAM SOUTHAMPTON INVESTMENTS LTD.	001373025
SHELBYZEDCO INC.	000757275
WALTER DA SILVA REAL ESTATE SERVICES INC.	000893672
1704555 ONTARIO LIMITED	001704555
971152 ONTARIO LTD.	000971152
2013-01-03	
HELPING HANDS CAREGIVER SERVICES INC.	001819599
INSPECT-HARE INC.	001135469
JULIE FASHION ACCESSORIES LTD.	001149123
LYNDOUT ENERGY MANAGEMENT CONSULTING LIMITED	001264006
NK JANITORIAL SERVICES & SUPPLIES LTD.	001680238
SHANKOU PACIFIC TRADING LIMITED	002103792
XIN XIN METALS INC.	002200543
1530500 ONTARIO CORP.	001530500
2275121 ONTARIO LTD.	002275121
827560 ONTARIO INC.	000827560
2013-01-04	
APPLES'N'ORANGES INC.	001763001
BEAU METAL MFG. LIMITED	000474689
CELTIC DAUGHTERS SENIOR CARE INC.	002323078
EUSEBI INVESTMENTS LTD.	001425095
H2O TRAINING SYSTEMS INC.	000344303

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
OUTPOST DORAN INC.	001383741
RED VALVE CANADA, LTD.	002037854
ROMA BEDDING CO. LTD.	000299845
SJL & ASSOCIATES INC.	002139573
ST. ROSE CONSULTING CORPORATION	002125039
T. B. BURTON & SONS LIMITED	000089384
TRAVELSOURCE NETWORK AGENCY (LONDON) LTD.	001079263
1025976 ONTARIO LIMITED	001025976
1060781 ONTARIO INC.	001060781
1226031 ONTARIO INC.	001226031
1246248 ONTARIO LIMITED	001246248
1340783 ONTARIO INC.	001340783
1497635 ONTARIO INC.	001497635
2143408 ONTARIO INC.	002143408
2284177 ONTARIO INC.	002284177
685245 ONTARIO INC.	000685245
772213 ONTARIO LIMITED	000772213
2013-01-07	
C.W. COOP'S HOLDINGS INC.	002097170
DUSHKA PROPERTIES LIMITED	000736494
FAMILY KORNER INC.	002209745
FIRST CANADIAN HUAXING CORPORATION	001717602
GND SENIOR CARE CENTER CORPORATION	002168128
INTERNETWORKING CONSULTANTS INC.	001070130
JOHN HAMM LIMITED	000240163
KCY HAMILTON INC.	001562434
KENCALL INC.	001431006
MY STAFF DISTRIBUTION INC.	001208117
PROPERTY SPOT LTD.	002071411
THE PARTS MAN INC.	002081129
1214745 ONTARIO LIMITED	001214745
1553027 ONTARIO LIMITED	001553027
1673004 ONTARIO LTD.	001673004
1703731 ONTARIO LTD.	001703731
1744996 ONTARIO LTD.	001744996
2308863 ONTARIO INC.	002308863
2013-01-08	
EAP SOLUTIONS NOW, INC.	002242721
IMPACT CONSULTING INC.	002095906
LOYALIST WELDING SUPPLIES LTD.	000936400
PARK STREET CAPITAL CORPORATION	001279075
PHARAZYN DEADSTOCK REMOVAL INC.	000275088
R.L. BEDDING & ASSOCIATES INC.	001583139
REVOLUTIONARY WEB SOLUTIONS DESIGN INC.	001786559
SHELTER CONSTRUCTION & DEVELOPMENT LIMITED	000238550
SHUZ R US INC.	002086279
TRIBUTE PHARMACEUTICALS INC.	002097557
TRICK IT EQUIPMENT SALES INC.	001407149
VIVID WINDOWS LTD.	002171663
1017958 ONTARIO INC.	001017958
1316548 ONTARIO LIMITED	001316548
1668944 ONTARIO INC.	001668944
2090755 ONTARIO INC.	002090755
2189455 ONTARIO INC.	002189455
889579 ONTARIO INC.	000889579
906873 ONTARIO INC.	000906873
943742 ONTARIO INC.	000943742
2013-01-09	
ELSHON ADVISORY GROUP INC.	002069815
EPJ HOLDINGS INC.	002121384
K.M. ZUKIWSKI FINANCIAL SERVICES INC.	001206530
QT ENTERPRISES LIMITED	002011748
SHIRAZ MIDDLE EASTERN CUISINE INC.	001696338
SINROKU COMPANY LIMITED	002203129

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2076110 ONTARIO LTD.	002076110
2243485 ONTARIO INC.	002243485
2013-01-14	
GRAND BEND HARDWARE INC.	000735741
M.A.S. IMPEX ENTERPRISES INC.	002216483
NORTHWIND AVIATION (2009) LIMITED	001790469
T. D. COOK LTD.	001173719
2013-01-15	
ALPHAPM INC.	001534333
GLENLAURAND INVESTMENTS INC.	001526469
KAJ INVESTIGATIVE SERVICES INC.	000800485
2028883 ONTARIO INC.	002028883
2013-01-16	
HERZOG TECH SERVICES INC.	002153432
HOLISTIC TURF CONSULTANTS INC.	002262657
J.L. HENRY INVESTMENTS INC.	000630723
R. PAUL ELECTRIC LIMITED	000282965
SHOPPING CENTRE PHARMACIES LIMITED	000101375
SPRUCE DAWN FARMS INC.	000503057
STRONG HOCKEY INNOVATIONS INC.	002147756
1004181 ONTARIO LIMITED	001004181
1673339 ONTARIO LTD.	001673339
766917 ONTARIO LIMITED	000766917
2013-01-17	
ARBETH CORPORATION	000989150
B & B GRANT TECHNICAL SERVICES INC.	001757777
DOMINANT NETWORK SOLUTIONS INC.	002061925
ELLIOTT REAL ESTATE INC.	001138904
FBP HOLDINGS LIMITED	000296959
FORWELL SPRINGS INC.	002209564
GEORGE J. GRAYSON LIMITED	000215316
GIACCO BROTHERS PROPERTIES LTD.	000506287
MONARCH QUEEN'S QUAY DEVELOPMENT LIMITED	001218190
ONTARIO LAND INC.	000774060
PASSAGES INC.	001440801
PROPERTY ALLIANCES LTD.	002263763
SCHMIDTIES ENTERPRISES INCORPORATED	001123604
SELF UNIT PROPERTIES INC.	002061439
STEP BY STEP CONSTRUCTION & RENOVATION LTD.	001271742
THE FUTURES CENTRE INC.	001537476
VAN GOUGH ROOFING INC.	001321546
1103124 ONTARIO LIMITED	001103124
1134477 ONTARIO LTD.	001134477
2128836 ONTARIO INC.	002128836
542470 ONTARIO INC.	000542470
753231 ONTARIO LIMITED	000753231
2013-01-18	
ACTIFIT TECHNOLOGY INC.	001296821
AJS SOLUTIONS INC.	001424449
ALL IN ONE SOLUTION LIMITED	002107503
ARTIQ TRADING SYSTEMS INC.	000919040
BAJWA TRANSPORT (INT'L) INC.	002107092
BANFI'S WELDING INC.	001188901
BERNARD CHARLEBOIS CONSTRUCTION LTEE	000681316
CANA Q WELLNESS CENTRE INC.	001680175
CAPITAL SOURCE CORPORATION	001725903
CHASE INC.	001412821
DELAVACO COMMERCIAL PROPERTIES GROUP INC.	002330347
DELAVACO REAL ESTATE OPPORTUNITIES INC.	002331634
DELAVACO RESIDENTIAL PROPERTIES INC.	002330351
DIMENSIONS CUSTOM HOME & RENOVATION INC.	002298358
EL GAONA PAINTING INC.	002285196
FORWARD WINDOW & DOOR SOLUTIONS INC.	001507585
FUTURE MASONRY LTD.	001592097
KPA ONTARIO LIMITED	001498844

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
NATURAL CREATIONS SALON INC.	001704579
PHO 777 ENTERPRISES INC.	001624576
PRN HEALTH SOLUTIONS INC.	001404519
PRO BRICKLAYERS LTD.	001695102
RAHMAN ENTERPRISE INC.	001860785
RELIANCE GEOSCIENCES CANADA INC.	001625009
STRATEGIC MEDIA CORP.	001385867
UNIVERSAL DRY CLEANERS LTD.	001464194
UNIVERSAL WORKFORCE INC.	002215317
WICKER INVESTMENTS LIMITED	000869905
YOUNGSTOCK PRODUCTIONS INC.	002187284
1242407 ONTARIO LIMITED	001242407
1340784 ONTARIO INC.	001340784
1448394 ONTARIO LTD.	001448394
1512789 ONTARIO INC.	001512789
1868419 ONTARIO LTD.	001868419
2104589 ONTARIO LIMITED	002104589
2150925 ONTARIO LTD.	002150925
2157300 ONTARIO INC.	002157300
2157302 ONTARIO INC.	002157302
2329996 ONTARIO INC.	002329996
2345476 ONTARIO INC.	002345476
2013-01-21	
BENNACOTT HOLDINGS INC.	000894541
D.W.S. SALES LTD.	000119437
DAVIDSON LOGISTICS GROUP INC.	001433260
DONSTART MANAGEMENT INC.	001220695
DUNDAS-JARVIS RESIDENCES INC.	002177642
GLASS INSPIRATIONS INC.	001268202
INDER GOLD JEWELLERY MANUFACTURERS LTD.	001155810
JANET MAIRS AND COLLEAGUES INC.	001054113
JM & A INC.	002055179
KWONG HUM INCORPORATED	000339085
LEN SCHMIDT MOTORS LIMITED	000103278
NADINA HOLDINGS LTD.	000937850
PETRIFOND FOUNDATION LIMITED	001350958
PROTECTIONS AND CONTROLS INC.	001086135
RNVJS INC.	002035563
ROYAL-KEY REALTY CO. LTD.	000473406
STEPHEN MINGOL CONSULTING INC.	002161079
UNI-VENTURE HOLDINGS INC.	000691753
1194477 ONTARIO INC.	001194477
1208050 ONTARIO LTD.	001208050
1216098 ONTARIO INC.	001216098
1532155 ONTARIO LIMITED	001532155
1579075 ONTARIO INC.	001579075
1595213 ONTARIO LTD.	001595213
1728211 ONTARIO INC.	001728211
1772058 ONTARIO INC.	001772058
2035278 ONTARIO INC.	002035278
2082737 ONTARIO LTD.	002082737
2157683 ONTARIO INC.	002157683
2234994 ONTARIO LIMITED	002234994
2315673 ONTARIO INCORPORATED	002315673
2013-01-22	
B.A. WILKINSON APPAREL INC.	001205136
BARBARO SIMONE FINANCIAL ASSURANCE SERVICES INC.	002043289
BIRCHGLEN CONSTRUCTION LTD.	001288630
DANIELS KENASTON NORTH CORPORATION	002017400
DANIELS MARKHAM CORPORATION	000876341
DEMELO GROUP INC.	001615404
GEARED NUTRITION INC.	002117354
GLANVILLE PROPERTY SOLUTIONS INC.	001749275
HEPBURN DATA INC.	001753644
HIGH COUNTY ENERGY INC.	001701595

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
KIRAN TRAVEL & TOURS INC.	002185337
NANTICOKE ACRES INC.	001358611
NORMAN G. JENSEN CANADA INC.	001187510
NORTHERN MAINTENANCE LTD.	001434033
OAK CREEK PORK INC.	001293606
PAJIL INVESTMENTS INC.	000452882
QCDESIGN SOLUTIONS INC.	002061159
TECHNOPOL (CANADA) INC.	002187930
TEXBAR MANUFACTURING LIMITED	000223675
THE INSURANCE MANAGERS & FINANCIAL SERVICES LTD.	001096410
TIANJIN GARMENTS (CANADA) LTD.	001049104
WILLOW CREEK PORK INC.	001399722
1099552 ONTARIO INC.	001099552
1188156 ONTARIO LIMITED	001188156
1273920 ONTARIO LIMITED	001273920
1372165 ONTARIO INC.	001372165
1672680 ONTARIO INC.	001672680
1739143 ONTARIO LTD.	001739143
1870070 ONTARIO INC.	001870070
2021174 ONTARIO INC.	002021174
2027330 ONTARIO INC.	002027330
2078798 ONTARIO INC.	002078798
2234179 ONTARIO INC.	002234179
2275228 ONTARIO INC.	002275228
2307942 ONTARIO INC.	002307942
2317225 ONTARIO INC.	002317225
554150 ONTARIO LIMITED	000554150
2013-01-23	
ADMIRAL TOURS & TRAVEL INC.	001312587
ALBIS PLASTICS INC.	000284247
ANWAY ENGINEERING INC.	000940286
BECHAI REAL ESTATE INC.	001736212
BRAMPTON PROPERTY HOLDINGS, INC.	001651800
CANADIAN ACTIVEWEAR INC.	001715016
CANADIAN HEALTHCARE INTERNATIONAL CORP.	002175755
CANBAR TRAVEL MANAGEMENT INC.	000676858
DANIEL'S HOME SOLUTIONS CORP.	001747355
DE SA & ASSOCIATES PROFESSIONAL CORPORATION	002351183
DT BUSINESS INC.	001795744
GAKHAL TRANSPORT INC.	002143189
JONATHAN HOSPITALITY CONSULTING INC.	001858014
JONKAR COMPUTER SYSTEMS INC.	000607534
KHELA TRUCK LINE INC.	002184142
MADINA HALAL PIZZA LTD.	001706119
MARKVILLE BSG INC.	001604278
RB LEASING LONDON INC.	001016662
THE HEALTHCARE INFRASTRUCTURE COMPANY OF CANADA INC.	001558295
TRIPLE STAR TRANSPORT LTD.	002083020
V. B. FOOD SERVICES LTD.	000259731
ZOS PRODUCTIONS INC.	001715059
1094467 ONTARIO INC.	001094467
1132468 ONTARIO LTD.	001132468
1376613 ONTARIO LIMITED	001376613
1539482 ONTARIO LTD.	001539482
1561560 ONTARIO INC.	001561560
1658013 ONTARIO INC.	001658013
1712179 ONTARIO INC.	001712179
1784889 ONTARIO INC.	001784889
1797196 ONTARIO LTD.	001797196
2082274 ONTARIO INC.	002082274
2083396 ONTARIO INC.	002083396
2201194 ONTARIO INC.	002201194
2229961 ONTARIO INC.	002229961
2285402 ONTARIO INC.	002285402

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2316025 ONTARIO INC.	002316025
2013-01-24	
I.C.Z. INTERNATIONAL CO. LTD.	000609836
MIRI IMPORTS LTD.	000676985
TRI-SEL DISTRIBUTORS LIMITED	000096656

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G063)

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-30	
1685158 ONTARIO LIMITED	1685158

KATHERINE M. MURRAY
Director/Directrice

(146-G064)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Procedural Services Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

DEBORAH DEFLER,
Clerk of the Legislative Assembly.

(8699) T.F.N.

Corporation Notices Avis relatifs aux compagnies

SBPK GP INC.

TAKE NOTICE that the shareholder of SBPK GP INC. passed a Special Resolution on January 30, 2013 requiring the said Corporation to be wound up voluntarily under the provisions of the *Business Corporations Act* (Ontario).

DATED January 30, 2013.

(146-P029) REGINALD L. PETERSEN,
President

SBPK GP INC.

TAKE NOTICE that a final meeting of the Shareholder of the above Corporation was held on January 30, 2013, at which time the Liquidator of the above Corporation presented his account and explanation of the voluntary winding up of SBPK GP INC.

DATED January 30, 2013.

(146-P030) REGINALD L. PETERSEN,
Liquidator

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at the County of Essex (Windsor), dated August 4th, 2011, Court File Number 4396/11SR to me directed, against the real and personal property of Marlene Clements aka Marlene Yvonne Clements, Defendant, at the suit of The Toronto-Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Marlene Clements aka Marlene Yvonne Clements, in and to:

Lt 22 Pl 1078 Riverside; PR Lt 21 Pl 1078 Riverside Pt 6 12R11931; Windsor; City of Windsor: Essex Land Titles Office for the Land Titles Division of Essex (No. 12) and municipally known as 535 Florence Avenue, Windsor, Ontario N8P 1H3.

All of which said right, title, interest and equity of redemption of Marlene Clements aka Marlene Yvonne Clements, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Court House, 245 Windsor Avenue, Windsor, Ontario N9A 1J2 on Tuesday, March 19th, 2013 at 10:00am in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at COURT ENFORCEMENT OFFICE, 245 WINDSOR AVENUE, WINDSOR, ONTARIO N9A 1J2.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: January 24th, 2013.

(146-P031) SHERIFF
Court Enforcement Office
245 Windsor Avenue, 1st Floor
Windsor, ON N9A 1J2

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Orangeville dated the 17th of January 2012, Court File Number 320/11 to me directed, against the real and personal property of Saurin Dave also known as Saurin H. Dave Defendant, at the suit of The Toronto-Dominion Bank, Plaintiff, the Enforcement Office of the Superior Court of Justice located at 150 Bond Street East, Oshawa, Ontario L1G 0A2 has seized and taken in execution all the right, title, interest and equity of redemption of Saurin Dave also known as Saurin H. Dave, Defendant in, and to:

Part of Lot 12, Plan 40M2089, Designated as Part 1 on Plan 40R-21250, Pin 26334-0510 (LT) municipally, known as 1553 Avonmore Square, Pickering, Ontario, L1S 4S7.

All of which said right, title, interest and equity of redemption of Saurin, Dave also known as Saurin H. Dave, Defendant, in the said lands and tenements described above, shall be offered for sale by Public Auction subject to the conditions set out below at the Superior Court of Justice, 150 Bond Street East, Oshawa, Ontario L1G 0A2 on Friday, March 15, 2013 at 2:00 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00 which ever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to pay balance in full at Court Enforcement Office, 150 Bond Street East, Oshawa, Ontario L1G 0A2.
All payments in cash or by certified cheque made payable to the Minister Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

January 28, 2013

(146-P032) ANDREW McNABB and ALAIN BILLINGTON
Court Enforcement Officers
150 Bond Street East, Oshawa, Ontario
L1G 0A2-Amended Notice

**Sale of Land for Tax Arrears
By Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF
THE MUNICIPALITY OF GREY HIGHLANDS**

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on March 4th, 2013, at the Grey Highlands Municipal Office, P.O. Box 409, 206 Toronto St. S., Unit 1, Markdale ON N0C 1H0.

The tenders will then be opened in public on the same day at 3:15 p.m. at the Municipal Office, 206 Toronto St. S., Unit 1, Markdale.

Description of Lands:

Roll No(s). 42 08 390 004 10900 0000, 42 08 390 004 12500 0000, 42 08 390 004 12501 0000 and 42 08 390 004 12700 0000; 150 Talisman Mtn. Dr., Kimberley; PIN 37163-0226(LT); Lot 6, 11 to 15, 20 to 22 Plan 168 Euphrasia; Purdy St and McLean St Plan 168 Euphrasia closed by R194486 & R137542; Block C Plan 933; Part Lots 1 to 5, 7 to 10, 16 to 19 Plan 168 Euphrasia; Part Lot 7 Concession 5 Euphrasia; Part Lot 7 Concession 6 Euphrasia; Part Block B Plan 933 designated Part 1 on Plan 16R3690 & Parts 1 to 18 on Plan 6R8624 & Parts 1 to 5 on Plan 16R8807; S/T 520654; 520653; R345659; R345646; T/W R520653 except the easement therein (thirdly described); S/T R146011; Grey Highlands. File No. 09-01 02, 10-09 10

Minimum Tender Amount: \$2,153,859.02

Roll No. 42 08 390 004 10700 0000; 116 Shilvoek Sideroad, Kimberley; PIN 37324-0257(LT); Part Lot 6 Concession 5 Euphrasia designated Part 1 on Plan 16R2535, T/W R520653; Grey Highlands; File No. 10-08

Minimum Tender Amount: \$39,966.21

Roll No(s). 42 08 390 004 12800 0000 and 42 08 390 004 12674 0000; PIN 37163-0102(LT); Block A Plan 933 except Parts 3, 6, 9 on Plan 16R7598; Part Lot 8 Concession 6 Euphrasia and Part Lot 8 Concession 5 Euphrasia as in R520653 (secondly); S/T R520654; S/T R520653; T/W R520653 except the easement thirdly described; Grey Highlands. File No. 10-11 12

Minimum Tender Amount: \$52,801.05

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands were previously advertised for a sale to be held on the 13th day of December, 2012 but the sale was postponed.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact: www.OntarioTaxSales.ca or if no internet access available, contact:

KARMEN KRUEGER, CA
Treasurer
The Corporation of the
Municipality of Grey Highlands
P.O. Box 409
206 Toronto St. S., Unit 1
Markdale ON N0C 1H0
(519) 986-2811
www.greyhighlands.ca
treasurer@greyhighlands.ca

(146-P033)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF EAR FALLS

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on March 6, 2013, at the Township of Ear Falls Municipal Office, 2 Willow Crescent, P.O. Box 309, Ear Falls ON P0V 1T0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 2 Willow Crescent, Ear Falls.

Description of Lands:

Roll No. 60 42 000 002 04400 0000; 9 McCallum St., Ear Falls; PIN 42034-0004(LT); Parcel 5311 Section DPF; Lot 15 Plan M332; Ear Falls; File No. 11-04

Minimum Tender Amount: \$20,446.62

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, visit: www.OntarioTaxSales.ca or if no internet access available, contact:

MS. KIMBERLY BALLANCE
Clerk Treasurer Administrator
The Corporation of the Township of Ear Falls
2 Willow Crescent
P.O. Box 309
Ear Falls, Ontario P0V 1T0
(807) 222-3624 Ext. 27

(146-P034)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF MOOSONEE

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on Thursday, March 7, 2013, at: The Corporation of the Town of Moosonee, 5 First Street, P.O. Box 727, Moosonee, Ontario P0L 1Y0.

The tenders will then be opened in public on the same day at 3:15 p.m. at The Corporation of the Town of Moosonee, 5 First Street, Moosonee, Ontario in Council Chambers.

Description of Lands:

File 11-08 (Roll No.: 5665 000 002 00900 0000); 14 Gardiner Road, Moosonee
PIN 65221-0129 (LT); Pcl 4699 SEC NEC; Lt 456 Pl M14C Townsite of Moosonee Surface Rights Only; Town of Moosonee

Minimum Tender Amount: \$7,580.74

File 11-12 (Roll No.: 5665 000 002 12100 0000); 16 Wavy Crescent, Moosonee
PIN 65221-0100 (LT); Pcl 8830 SEC NEC; Lt 51 Pl M321 Townsite of Moosonee Surface Rights Only; Town of Moosonee

Minimum Tender Amount: \$5,903.43

File 11-15 (Roll No.: 5665 000 002 18500 0000); 3 Pisew Street, Moosonee
PIN 65221-0011 (LT); Pcl 8796 SEC NEC; Lt 2 Pl M333C Townsite of Moosonee Surface Rights Only; Town of Moosonee

Minimum Tender Amount: \$18,145.72

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least twenty per cent (20%) of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

PAMELA NOLAND,
Deputy Treasurer
The Corporation of the Town of Moosonee
P.O. Box 727, 5 First Street
Moosonee, Ontario P0L 1Y0
705-336-2993

(146-P035)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF
THE MUNICIPALITY OF ARRAN-ELDERSLIE

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on March 14, 2013, at the Municipal Office, 1925 Bruce Road #10, P.O. Box 70, Chesley ON N0G 1L0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 1925 Bruce Road #10, Chesley.

Description of Lands:

Roll No. 41 03 410 001 22404 0000; 208 Nelson Street, Paisley;
PIN 33181-0474(LT); Part Lot 16 W/S Nelson St S Plan Paisley as in R353191; Arran-Elderslie. File No. 11-03

Minimum Tender Amount: \$22,354.45

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, visit: www.OntarioTaxSales.ca or if no internet access available, contact:

LISA ALBRIGHT
Deputy Treasurer
The Corporation of the
Municipality of Arran-Elderslie
1925 Bruce Road #10
P.O. Box 70
Chesley ON N0G 1L0
519-363-3039 Ext. 34

(146-P036)

Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation

2013—02—09

ONTARIO REGULATION 11/13

made under the

EDUCATION ACT

Made: January 21, 2013

Filed: January 21, 2013

Published on e-Laws: January 21, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 1/13

(SICK LEAVE CREDITS AND SICK LEAVE CREDIT GRATUITIES)

Note: Ontario Regulation 1/13 has not previously been amended.

1. (1) Paragraph 1 of subsection 1 (2) of Ontario Regulation 1/13 is amended by striking out “10 days of sick leave” at the beginning and substituting “11 days of sick leave”.

(2) Section 1 of the Regulation is amended by adding the following subsections:

(3.1) An employee in a bargaining unit that is represented by the Canadian Union of Public Employees is eligible for sick leave credits in addition to those provided under subsection (2) for a fiscal year, but only if both of the following circumstances exist:

1. Under a collective agreement that was in effect on August 31, 2012, the employee was required to wait more than 131 days before being eligible for benefits under a long-term disability plan.
2. The collective agreement did not allow the employee the option of reducing that waiting period.

(3.2) An employee who is eligible for additional sick leave credits under subsection (3.1) is entitled to the number of additional days of sick leave credits (to be paid at the rate of pay specified in paragraph 2 of subsection (2)) that is determined using the formula,

$$A - B$$

in which,

“A” is the number of days that, under a collective agreement that was in effect on August 31, 2012, the employee was required to wait before being eligible for benefits under a long-term disability plan, and

“B” is 131 days.

(3.3) An employee is eligible for sick leave credits in addition to those provided under subsection (2) for a fiscal year, but only if all of the following circumstances exist:

1. Within six weeks after the birth of the employee’s child, the employee will be eligible for maternity benefits under the *Employment Insurance Act* (Canada).
2. The employee is in a class of employees that, on August 31, 2012, was eligible to accumulate sick leave credits, which, for greater certainty, includes employees who became members of that class after August 31, 2012.
3. The employee is represented by an employee bargaining agent.
4. The employee is not a teacher.
5. The employee is not employed by the board to fill a long-term assignment position that is 10 months or less.

(3.4) An employee who is eligible for additional sick leave credits under subsection (3.3) is entitled to additional days of sick leave credits (to be paid at a rate of pay equal to 100 per cent of the employee’s salary for the year) for the period beginning on the date of birth of the employee’s child and ending on the date as of which the employee becomes eligible for maternity benefits under the *Employment Insurance Act* (Canada).

(5.1) Subsections (4) and (5) also apply to an employee of a board who is in a class of employees that, on August 31, 2012, was eligible to accumulate sick leave credits, which, for greater certainty, includes employees who became members of that class after August 31, 2012.

2. (1) Subsection 3 (2) of the Regulation is amended by adding the following paragraph:

2.1 A bargaining unit represented by the Canadian Union of Public Employees.

(2) Subsection 3 (4) of the Regulation is revoked and the following substituted:

(4) A sick leave credit provided for a fiscal year to an employee who is employed by a board to fill a long-term assignment position may be used by the employee in respect of a subsequent long-term assignment position in the same fiscal year.

(3) Section 3 of the Regulation is amended by adding the following subsection:

(10) While an employee, other than a teacher, is working less than a full day in the course of a graduated return to work as he or she recovers from a sickness or injury, the employee may use any unused sick leave credits that are provided under subsection 1 (2) for the fiscal year to top up his or her salary as follows:

1. The employee may use the unused sick leave credits provided under paragraph 1 of subsection 1 (2) to top up his or her salary to a rate of pay equal to 100 per cent of the employee's salary for the fiscal year.
2. The employee may use the unused sick leave credits provided under paragraph 2 of subsection 1 (2) to top up his or her salary to a rate of pay equal to 90 per cent of the employee's salary for the fiscal year.
3. However, the employee is not entitled to use any unused sick leave credits to top up his or her salary if the employee is receiving benefits under the *Workplace Safety and Insurance Act, 1997* or under a long term disability plan.
4. An unused sick leave credit provided under paragraph 2 of subsection 1 (2) cannot be used to top up the employee's salary on more than one day. The remaining portion of a sick day used, in part, to top up his or her salary is cancelled.

3. (1) Subsection 4 (4) of the Regulation is revoked and the following substituted:

(4) If, as of August 31, 2012, an employee has accumulated a sick leave credit gratuity but if the employee is not eligible to receive it for the sole reason that he or she has not satisfied an eligibility requirement relating to the number of years of his or her service as an employee with the board, the employee is eligible to receive, by June 30, 2013, the following amount for gratuity wind-up:

1. If the collective agreement or employment contract, as the case may be, that was in effect on August 31, 2012 or a board policy that was in effect on that date provided for a payment for a sick leave credit gratuity, the amount that is the lesser of,
 - i. the amount of the payment that would be provided under the collective agreement, employment contract or board policy, calculated using the number of years of his or her service as an employee with the board as of August 31, 2012 and using the number of days of sick leave credits accumulated by him or her as of August 31, 2012, and
 - ii. the amount calculated using the formula in paragraph 2.
2. In any other case, the amount calculated using the formula,

$$(X/30) \times (Y/200) \times (Z/10)$$

in which,

"X" is the number of years of his or her service as an employee with the board as of August 31, 2012,

"Y" is the lesser of 200 and the number of days of sick leave credits accumulated by the employee as of August 31, 2012, and

"Z" is the employee's salary as of August 31, 2012.

(2) Subsection 4 (5) of the Regulation is amended by adding the following paragraph:

7. Waterloo Catholic District School Board.

Commencement

4. This Regulation is deemed to have come into force on September 1, 2012.

RÈGLEMENT DE L'ONTARIO 11/13

pris en vertu de la

LOI SUR L'ÉDUCATION

pris le 21 janvier 2013

déposé le 21 janvier 2013

publié sur le site Lois-en-ligne le 21 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. de l'Ont. 1/13

(CRÉDITS DE CONGÉS DE MALADIE ET COMPENSATION DES CRÉDITS DE CONGÉS DE MALADIE)

Remarque : Le Règlement de l'Ontario 1/13 n'a pas été modifié antérieurement.

1. (1) La disposition 1 du paragraphe 1 (2) du Règlement de l'Ontario 1/13 est modifiée par remplacement de «10 jours de congés de maladie» par «11 jours de congés de maladie» au début de la disposition.

(2) L'article 1 du Règlement est modifié par adjonction des paragraphes suivants :

(3.1) L'employé membre d'une unité de négociation représentée par le Syndicat canadien de la fonction publique a droit à des crédits de congés de maladie en plus de ceux accordés en application du paragraphe (2) pour un exercice, mais uniquement si les deux conditions suivantes sont réunies :

1. Aux termes d'une convention collective en vigueur le 31 août 2012, l'employé devait attendre plus de 131 jours avant d'avoir droit à des prestations dans le cadre d'un régime d'assurance-invalidité de longue durée.
2. La convention collective ne donnait pas la possibilité à l'employé de réduire cette période d'attente.

(3.2) L'employé qui a droit à des crédits de congés de maladie supplémentaires en vertu du paragraphe (3.1) a droit au nombre de jours supplémentaires de crédits de congés de maladie — payés au taux de salaire précisé à la disposition 2 du paragraphe (2) — calculé selon la formule suivante :

$$A - B$$

où :

«A» représente le nombre de jours que devait attendre l'employé, aux termes d'une convention collective en vigueur le 31 août 2012, avant d'avoir droit à des prestations dans le cadre d'un régime d'assurance-invalidité de longue durée,

«B» représente 131 jours.

(3.3) Une employée a droit à des crédits de congés de maladie en plus de ceux accordés en application du paragraphe (2) pour un exercice, mais uniquement si toutes les conditions suivantes sont réunies :

1. Dans les six semaines qui suivent la naissance de son enfant, l'employée aura droit à des prestations de maternité en vertu de la *Loi sur l'assurance-emploi* (Canada).
2. L'employée appartient à une catégorie d'employés qui, le 31 août 2012, pouvait accumuler des crédits de congés de maladie, étant entendu que sont compris dans cette catégorie les employés qui en sont devenus membres après le 31 août 2012.
3. L'employée est représentée par un agent négociateur d'employés.
4. L'employée n'est pas enseignante.
5. L'employée n'est pas employée par le conseil pour occuper un poste constituant une affectation à long terme d'une durée de 10 mois ou moins.

(3.4) L'employée qui a droit à des crédits de congés de maladie supplémentaires en vertu du paragraphe (3.3) a droit à des jours supplémentaires de crédits de congés de maladie — payés à un taux de salaire égal à 100 % de son salaire pour l'année — pendant la période qui commence à la date de naissance de son enfant et qui se termine à la date à laquelle elle a droit à des prestations de maternité en vertu de la *Loi sur l'assurance-emploi* (Canada).

(5.1) Les paragraphes (4) et (5) s'appliquent également aux employés d'un conseil qui appartiennent à une catégorie d'employés qui, le 31 août 2012, pouvait accumuler des crédits de congés de maladie, étant entendu que sont compris dans cette catégorie les employés qui en sont devenus membres après le 31 août 2012.

2. (1) Le paragraphe 3 (2) du Règlement est modifié par adjonction de la disposition suivante :

2.1 Les unités de négociation représentées par le Syndicat canadien de la fonction publique.

(2) Le paragraphe 3 (4) du Règlement est abrogé et remplacé par ce qui suit :

(4) L'employé qui est employé par un conseil pour occuper un poste constituant une affectation à long terme peut utiliser un crédit de congés de maladie accordé pour un exercice à l'égard d'un tel poste subséquent au cours du même exercice.

(3) L'article 3 du Règlement est modifié par adjonction du paragraphe suivant :

(10) L'employé, autre qu'un enseignant, qui travaille moins qu'une journée complète dans le cadre d'un retour au travail progressif pendant qu'il se remet d'une maladie ou d'une blessure peut utiliser des crédits de congés de maladie inutilisés qui sont accordés pour l'exercice en application du paragraphe 1 (2) pour compléter son salaire de la manière suivante :

1. L'employé peut utiliser les crédits de congés de maladie inutilisés qui sont accordés en application de la disposition 1 du paragraphe 1 (2) afin d'atteindre un taux de salaire égal à 100 % de son salaire pour l'exercice.
2. L'employé peut utiliser les crédits de congés de maladie inutilisés qui sont accordés en application de la disposition 2 du paragraphe 1 (2) afin d'atteindre un taux de salaire égal à 90 % de son salaire pour l'exercice.
3. L'employé n'a toutefois pas le droit d'utiliser des crédits de congés de maladie inutilisés pour compléter son salaire s'il reçoit des prestations en vertu de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail* ou dans le cadre d'un régime d'assurance-invalidité de longue durée.
4. L'employé ne peut pas utiliser un crédit de congés de maladie inutilisé accordé en application de la disposition 2 du paragraphe 1 (2) pour compléter son salaire pour plus d'une journée. La partie restante d'une journée de congé de maladie utilisée, en partie, pour compléter son salaire est annulée.

3. (1) Le paragraphe 4 (4) du Règlement est abrogé et remplacé par ce qui suit :

(4) L'employé qui, au 31 août 2012, a accumulé une gratification au titre de la compensation des crédits de congés de maladie, mais qui n'y est pas admissible du seul fait qu'il ne satisfait pas à une condition d'admissibilité relative au nombre de ses années de service comme employé du conseil, est toutefois admissible au paiement, au plus tard le 30 juin 2013, de la somme suivante au titre de la liquidation des gratifications :

1. Si la convention collective ou le contrat de travail, selon le cas, en vigueur le 31 août 2012 ou une politique du conseil en vigueur à cette date prévoyait le paiement d'une gratification au titre de la compensation des crédits de congés de maladie, la moindre des sommes suivantes :
 - i. le montant du paiement qui serait accordé aux termes de la convention collective, du contrat de travail ou de la politique du conseil, calculé en fonction du nombre de ses années de service comme employé du conseil au 31 août 2012 et en fonction du nombre de jours de crédits de congés de maladie accumulés par l'employé au 31 août 2012,
 - ii. la somme calculée selon la formule de la disposition 2.
2. Dans les autres cas, la somme calculée selon la formule suivante :

$$(X/30) \times (Y/200) \times (Z/10)$$

où :

«X» représente le nombre de ses années de service comme employé du conseil au 31 août 2012,

«Y» représente le moins élevé de 200 et du nombre de jours de crédits de congés de maladie accumulés par l'employé au 31 août 2012,

«Z» représente le salaire de l'employé au 31 août 2012.

(2) Le paragraphe 4 (5) du Règlement est modifié par adjonction de la disposition suivante :

7. Waterloo Catholic District School Board.

Entrée en vigueur

4. Le présent règlement est réputé être entré en vigueur le 1^{er} septembre 2012.

ONTARIO REGULATION 12/13

made under the

PUTTING STUDENTS FIRST ACT, 2012

Made: January 21, 2013

Filed: January 21, 2013

Published on e-Laws: January 21, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 2/13

(GENERAL)

Note: Ontario Regulation 2/13 has not previously been amended.

1. (1) Subsection 2 (2) Ontario Regulation 2/13 is amended by adding the following paragraph:

- 5.1 For a retirement gratuity in the form of a contribution to a registered retirement savings plan, the employee shall give the board written particulars of the financial institution and the account into which the gratuity is to be paid. The board shall make the payment into the account no later than December 31, 2013.

(2) Paragraph 6 of subsection 2 (2) of the Regulation is revoked and the following substituted:

6. If, as of August 31, 2012, the employee has accumulated a retirement gratuity (other than one in the form of an early retirement incentive plan or a contribution to a registered retirement savings plan) but if the employee is not eligible to receive the retirement gratuity for the sole reason that he or she has not satisfied an eligibility requirement relating to the number of years of his or her service as an employee with the board, the employee is eligible to receive, by June 30, 2013, the following amount for gratuity wind-up:

- i. If the employment contract that was in effect on August 31, 2012 or a board policy that was in effect on that date provided for a payment for such a retirement gratuity, the amount that is the lesser of,
 - A. the amount of the payment that would be provided under the employment contract or board policy, calculated using the number of years of his or her service as an employee with the board as of August 31, 2012 and, if the retirement gratuity is in the form of sick leave credits, using the number of days of sick leave credits accumulated by the employee as of August 31, 2012, and
 - B. the amount calculated using the formula in subparagraph ii.
- ii. In any other case, the amount calculated using the formula,

$$(X/30) \times (Y/200) \times (Z/10)$$

in which,

“X” is the number of years of his or her service as an employee with the board as of August 31, 2012,

“Y” is the lesser of 200 and the number of days of sick leave credits accumulated by the employee as of August 31, 2012, and

“Z” is the employee’s salary as of August 31, 2012.

(3) Subparagraph 9 i of subsection 2 (2) of the Regulation is revoked and the following substituted:

- i. The employee is only entitled to maternity benefits if at least one of the following conditions is satisfied:
 - A. The employee is in a class of employees that, on August 31, 2012, was entitled to accumulate unused sick leave credits.
 - B. The employee is filling a long-term assignment.

(4) Paragraph 9 of subsection 2 (2) of the Regulation is amended by adding the following subparagraph:

- iii.1 Despite subparagraph ii, an employee who is filling a long-term assignment is not entitled to be paid for maternity benefits after the last day of the long-term assignment.

(5) Subparagraph 10 iii of subsection 2 (2) of the Regulation is revoked and the following substituted:

- iii. The top-up amount shall be paid at a rate determined in accordance with the contract of employment in effect on August 31, 2012 or, if the contract did not provide for the top up, in accordance with a board policy in effect on August 31, 2012.

(6) Paragraph 2 of subsection 2 (3) of the Regulation is amended by striking out “on the 97th school day after that day” at the end and substituting “on the 97th school day of the school year”.

(7) Paragraphs 2, 3 and 4 of subsection 2 (4) of the Regulation are revoked and the following substituted:

2. The following rules apply if, during a fiscal year, the employee's period of employment is the same as the school year:
 - i. If the contract provides for movement on the salary grid on the first school day of the school year, the movement will occur on the 97th school day of the school year.
 - ii. If the contract provides for movement on the salary grid on the anniversary of the first day the employee was employed by the board, the movement will occur on the 97th school day after that day.
 - iii. If the contract provides for movement on the salary grid on a day (the “designated day”) other than the first school day of the school year or the first anniversary of the first day the employee was employed by the board, the movement will occur on the 97th school day after that designated day.
 - iv. If the contract provides for movement more than once in a fiscal year, the movement will occur on the day determined under paragraph 5.
3. The following rules apply if, during a fiscal year, the employee's period of employment is not the same as the school year:
 - i. Postponement period: For the purposes of subparagraphs ii, iii and iv, the employee's postponement period is the number of days that is calculated by dividing by two the number of days in the employee's period of employment during the fiscal year. If this calculation results in a number that includes a fraction of a day, increase this number of days to the next highest whole number.
 - ii. If the contract provides for movement on the salary grid on the first school day of the school year, the movement will occur on the day after the postponement period expires. For the purposes of this subparagraph, the postponement period commences on the first school day of the school year.
 - iii. If the contract provides for movement on the salary grid on the anniversary of the first day the employee was employed by the board, the movement will occur on the day after the postponement period expires. For the purposes of this subparagraph, the postponement period commences on the anniversary of the first day the employee was employed by the board.
 - iv. If the contract provides for movement on the salary grid on a day (the “designated day”) other than the first school day of the school year or the anniversary of the first day the employee was employed by the board, the movement will occur on the day after the postponement period expires. For the purposes of this subparagraph, the postponement period commences on the designated day.
 - v. If the contract provides for movement more than once in a fiscal year, the movement will occur on the day determined under paragraph 5.

(8) Paragraph 5 of subsection 2 (4) of the Regulation is amended by striking out “paragraphs 2 to 4 do not apply and instead each movement will occur” in the portion before the formula and substituting “each movement will occur”.

(9) Subsection 2 (4) of the Regulation is amended by adding the following paragraph:

6. On the last day of the restraint period, the employee shall be paid the amount, if any, determined in accordance with the following rules:
 - i. Actual salary increase during restraint period: Calculate the amount by which the employee's salary, at the end of the restraint period, had increased as a result of his or her movement on the salary grid during the restraint period.
 - ii. Potential salary increase: Calculate the amount by which the employee's salary, at the end of the restraint period, would have increased as a result of his or her movement on the salary grid during the restraint period, determined as if paragraphs 2, 3 and 5 did not apply in the circumstances.
 - iii. Difference: Subtract the actual salary increase calculated under subparagraph i from the potential salary increase calculated under subparagraph ii, and express the resulting amount as a percentage of the potential salary increase.
 - iv. Amount of payment: If the percentage calculated under subparagraph iii is greater than 50 per cent, the amount payable to the employee under this paragraph is calculated using the formula,

$$(C \div D) \times E$$

in which,

“C” is the percentage calculated under subparagraph iii,

“D” is 50 per cent, and

“E” is the amount of the potential salary increase calculated under subparagraph ii.

- v. No payment: If the percentage calculated under subparagraph iii is 50 per cent or less, no amount is payable to the employee under this paragraph.

2. (1) Subsection 3 (1) of the Regulation is amended by adding the following paragraph:

- 5.1 For a retirement gratuity in the form of a contribution to a registered retirement savings plan, the employee shall give the board written particulars of the financial institution and the account into which the gratuity is to be paid. The board shall make the payment into the account no later than December 31, 2013.

(2) Paragraph 6 of subsection 3 (1) of the Regulation is revoked and the following substituted:

- 6. If, as of August 31, 2012, the employee has accumulated a retirement gratuity (other than one in the form of an early retirement incentive plan or a contribution to a registered retirement savings plan) but if the employee is not eligible to receive the retirement gratuity for the sole reason that he or she has not satisfied an eligibility requirement relating to the number of years of his or her service as an employee with the board, the employee is eligible to receive, by June 30, 2013, the following amount for gratuity wind-up:
 - i. If the collective agreement that was in effect on August 31, 2012 or a board policy that was in effect on that date provided for a payment for such a retirement gratuity, the amount that is the lesser of,
 - A. the amount of the payment that would be provided under the collective agreement or board policy, calculated using the number of years of his or her service as an employee with the board as of August 31, 2012 and, if the retirement gratuity is in the form of sick leave credits, using the number of days of sick leave credits accumulated by the employee as of August 31, 2012, and
 - B. the amount calculated using the formula in subparagraph ii.
 - ii. In any other case, the amount calculated using the formula,

$$(X/30) \times (Y/200) \times (Z/10)$$

in which,

“X” is the number of years of his or her service as an employee with the board as of August 31, 2012,

“Y” is the lesser of 200 and the number of days of sick leave credits accumulated by the employee as of August 31, 2012, and

“Z” is the employee’s salary as of August 31, 2012.

(3) Subparagraph 7 i of subsection 3 (1) of the Regulation is revoked and the following substituted:

- i. The employee is only entitled to maternity benefits if at least one of the following conditions is satisfied:
 - A. The employee is in a class of employees that, on August 31, 2012, was entitled to accumulate unused sick leave credits.
 - B. The employee is filling a long-term assignment.

(4) Subparagraph 7 iv of subsection 3 (1) of the Regulation is amended by striking out “an employee who is a teacher” and substituting “an employee”.

(5) Subparagraph 8 iii of subsection 3 (1) of the Regulation is revoked and the following substituted:

- iii. The top-up amount shall be paid at a rate determined in accordance with the collective agreement in effect on August 31, 2012 or, if the collective agreement did not provide for the top up, in accordance with a board policy in effect on August 31, 2012.

(6) Subsection 3 (1) of the Regulation is amended by adding the following paragraph:

- 10. While the collective agreement is in effect, neither the board nor the employee bargaining agent can ask, or permit, an arbitrator or arbitration board to do any of the following things:
 - i. To inquire into or make a decision on whether a provision of the Act, a regulation or an order made under subsection 9 (2) of the Act is constitutionally valid.
 - ii. To question or review terms and conditions included in the collective agreement under or by virtue of the Act, except as provided by those terms or conditions.

However, for greater certainty, these restrictions do not affect the capacity of the board or the employee bargaining agent to bring or maintain a proceeding before a court in respect of those matters.

(7) Paragraphs 2, 3, 4 and 5 of subsection 3 (2) of the Regulation are revoked and the following substituted:

2. The following rules apply if, during a fiscal year, the employee's period of employment is the same as the school year:
 - i. If the collective agreement provides for movement on the salary grid on the first school day of the school year, the movement will occur on the 97th school day of the school year.
 - ii. If the collective agreement provides for movement on the salary grid on the anniversary of the first day the employee was employed by the board, the movement will occur on the 97th school day after that day.
 - iii. If the collective agreement provides for movement on the salary grid when the employee earns additional qualifications, the movement will occur on the 97th school day after the day specified in the collective agreement for that purpose.
 - iv. If the collective agreement provides for movement on the salary grid on a day (the "designated day") other than the first school day of the school year, the anniversary of the first day the employee was employed by the board or the day specified in connection with the employee's additional qualifications, the movement will occur on the 97th school day after the designated day.
 - v. If the contract provides for movement more than once in a fiscal year, the movement will occur on the day determined under paragraph 6.
3. The following rules apply if, during a fiscal year, the employee's period of employment is not the same as the school year:
 - i. Postponement period: For the purposes of subparagraphs ii, iii, iv and v, the employee's postponement period is the number of days calculated by dividing by two the number of days in the employee's period of employment during the fiscal year. If this calculation results in a number that includes a fraction of a day, increase this number of days to the next highest whole number.
 - ii. If the collective agreement provides for movement on the salary grid on the first school day of the school year, the movement will occur on the day after the postponement period expires. For the purposes of this subparagraph, the postponement period commences on the first school day of the school year.
 - iii. If the collective agreement provides for movement on the salary grid on the anniversary of the first day the employee was employed by the board, the movement will occur on the day after the postponement period expires. For the purposes of this subparagraph, the postponement period commences on the anniversary of the first day the employee was employed by the board.
 - iv. If the collective agreement provides for movement on the salary grid when the employee earns additional qualifications, the movement will occur on the day after the postponement period expires. For the purposes of this subparagraph, the postponement period commences on the day specified in the collective agreement for the purpose of movement on the grid when the employee earns the additional qualifications.
 - v. If the collective agreement provides for movement on the salary grid on a day (the "designated day") other than the first school day of the school year, the anniversary of the first day the employee was employed by the board or the day specified in connection with the employee's additional qualifications, the movement will occur on the day after the postponement period expires. For the purposes of this subparagraph, the postponement period commences on the designated day.
 - vi. If the collective agreement provides for movement more than once in a fiscal year, the movement will occur on the day determined under paragraph 6.
4. However, paragraphs 2 and 3 do not apply with respect to board employees who are represented by an employee bargaining agent that is a party to either of the following memoranda of understanding:
 - i. "Memorandum of Understanding Between Association of Professional Student Services Personnel (APSSP) and the Ministry of Education", dated July 30, 2012.
 - ii. "Memorandum of Understanding Between the Ministry of Education and Halton District Educational Assistants Association; Educational Assistants Association of the Waterloo Region District School Board; Dufferin-Peel Educational Resource Workers' Association; and Association des enseignantes et des enseignants franco-ontariens (AEFO)", dated August 31, 2012.

(8) Paragraph 6 of subsection 3 (2) of the Regulation is amended by striking out "paragraphs 2 to 5 do not apply and instead each movement will occur" in the portion before the formula and substituting "each movement will occur".

(9) Subsection 3 (2) of the Regulation is amended by adding the following paragraph:

7. If the collective agreement provides for movement on the salary grid, the employee shall be paid the amount, if any, determined in accordance with the following rules, and the amount is payable on the last day of the restraint period:

- i. Actual salary increase during restraint period: Calculate the amount by which the employee's salary, at the end of the restraint period, had increased as a result of his or her movement on the salary grid during the restraint period.
- ii. Potential salary increase: Calculate the amount by which the employee's salary, at the end of the restraint period, would have increased as a result of his or her movement on the salary grid during the restraint period, determined as if paragraphs 2, 3 and 6 did not apply in the circumstances.
- iii. Difference: Subtract the actual salary increase calculated under subparagraph i from the potential salary increase calculated under subparagraph ii, and express the resulting amount as a percentage of the potential salary increase.
- iv. Amount of payment: If the percentage calculated under subparagraph iii is greater than 50 per cent, the amount payable to the employee under this paragraph is calculated using the formula,

$$(C - D) \times E$$

in which,

"C" is the percentage calculated under subparagraph iii,

"D" is 50 per cent, and

"E" is the amount of the potential salary increase calculated under subparagraph ii.

- v. No payment: If the percentage calculated under subparagraph iii is 50 per cent or less, no amount is payable to the employee under this paragraph.

(10) Subsection 3 (4) of the Regulation is amended by adding the following paragraph:

7. Waterloo Catholic District School Board.

(11) Section 3 of the Regulation is amended by adding the following subsection:

(7.1) For the purposes of subparagraph 2 ii of subsection 4 (1) of the Act, in respect of a collective agreement between a board and a bargaining unit represented by the Canadian Union of Public Employees, the following apply:

1. To the extent that they apply to employees other than teachers, the terms set out under the heading "G. Unpaid Leave Days" in the "Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)", dated July 5, 2012, are replaced by,
 - i. the terms set out under the heading "N. Offsetting Measures" in the "Memorandum of Understanding between the Ministry of Education and Canadian Union of Public Employees — Ontario School Board Coordinating Committee", dated December 31, 2012, and
 - ii. the terms set out under the heading "O. Reconciliation" in the Memorandum of Understanding referred to in subparagraph i.
2. The collective agreement shall contain the provision set out under the heading "M. Letter of Understanding -- Job Security" in the Memorandum of Understanding referred to in subparagraph 1 i.

3. The Regulation is amended by adding the following sections:

Special rules and exemptions, bargaining units of early childhood educators

3.1 (1) This section applies with respect to a collective agreement between any of the following boards and an employee bargaining agent for a bargaining unit of employees who are early childhood educators within the meaning of the *Education Act*, and with respect to those boards, employee bargaining agents and employees:

1. Durham Catholic District School Board.
2. Durham District School Board.
3. Trillium Lakelands District School Board.
4. Waterloo Region District School Board.

(2) The restraint period ends on August 31, 2013 for employees of a board listed in subsection (1) who are in a bargaining unit of early childhood educators.

(3) Sections 7 and 8 of the Act do not apply with respect to a collective agreement that expired on August 31, 2012.

(4) Subsections 6 (1) and (2) of the Act do not apply with respect to a collective agreement that is settled or imposed on or after January 2, 2013.

(5) The following are prescribed as terms that are to be included in every collective agreement that is settled or imposed on or after January 2, 2013:

1. The employee must take one unpaid day of leave on a professional activity day in the 2012-2013 school year.

(6) For greater certainty, the terms prescribed in subsection (5) are prescribed for the purposes of subparagraph 2 ii of subsection 4 (1) of the Act as terms that modify or replace terms set out in the "Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)", dated July 5, 2012.

Exemptions, certain employees of Durham District School Board

3.2 (1) This section applies with respect to a collective agreement between Durham District School Board and the Canadian Union of Public Employees for a bargaining unit of employees who are employed in the board's Continuing Education Department, and with respect to that board, that employee bargaining agent and those employees.

(2) The restraint period ends on August 31, 2014 for the employees in the bargaining unit of employees in the Continuing Education Department.

(3) Subsections 6 (1) and (2) of the Act do not apply with respect to a collective agreement that is settled or imposed on or after January 2, 2013.

Commencement

4. This Regulation is deemed to have come into force on September 1, 2012.

RÈGLEMENT DE L'ONTARIO 12/13

pris en vertu de la

LOI DE 2012 DONNANT LA PRIORITÉ AUX ÉLÈVES

pris le 21 janvier 2013
 déposé le 21 janvier 2013
 publié sur le site Lois-en-ligne le 21 janvier 2013
 imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. de l'Ont. 2/13
 (DISPOSITIONS GÉNÉRALES)

Remarque : Le Règlement de l'Ontario 2/13 n'a pas été modifié antérieurement.

1. (1) Le paragraphe 2 (2) du Règlement de l'Ontario 2/13 est modifié par adjonction de la disposition suivante :

5.1 En ce qui concerne une gratification de retraite sous la forme d'une cotisation à un régime enregistré d'épargne-retraite, l'employé doit communiquer par écrit au conseil les détails de l'institution financière et du compte dans lequel la gratification doit être versée. Le conseil verse le paiement dans le compte au plus tard le 31 décembre 2013.

(2) La disposition 6 du paragraphe 2 (2) du Règlement est abrogée et remplacée par ce qui suit :

6. L'employé qui, au 31 août 2012, a accumulé une gratification de retraite — autrement que sous la forme d'un régime d'incitation à la retraite anticipée ou d'une cotisation à un régime enregistré d'épargne-retraite —, mais qui n'y est pas admissible du seul fait qu'il ne satisfait pas à une condition d'admissibilité relative au nombre de ses années de service comme employé du conseil, est toutefois admissible au paiement, au plus tard le 30 juin 2013, de la somme suivante au titre de la liquidation des gratifications :

i. Si le contrat de travail en vigueur le 31 août 2012 ou une politique du conseil en vigueur à cette date prévoyait le paiement d'une telle gratification de retraite, la moindre des sommes suivantes :

A. le montant du paiement qui serait accordé aux termes du contrat de travail ou de la politique du conseil, calculé en fonction du nombre de ses années de service comme employé du conseil au 31 août 2012 et, si la gratification de retraite est sous la forme de crédits de congés de maladie, en fonction du nombre de jours de crédits de congés de maladie accumulés par l'employé au 31 août 2012,

B. la somme calculée selon la formule de la sous-disposition ii.

ii. Dans les autres cas, la somme calculée selon la formule suivante :

$$(X/30) \times (Y/200) \times (Z/10)$$

où :

«X» représente le nombre de ses années de service comme employé du conseil au 31 août 2012,

«Y» représente le moins élevé de 200 et du nombre de jours de crédits de congés de maladie accumulés par l'employé au 31 août 2012,

«Z» représente le salaire de l'employé au 31 août 2012.

(3) La sous-disposition 9 i du paragraphe 2 (2) du Règlement est abrogée et remplacée par ce qui suit :

i. L'employée n'a droit à des prestations de maternité que si au moins une des conditions suivantes est remplie :

A. L'employée appartient à une catégorie d'employés qui, le 31 août 2012, avait le droit d'accumuler des crédits de congés de maladie inutilisés.

B. L'employée occupe un poste constituant une affectation à long terme.

(4) La disposition 9 du paragraphe 2 (2) du Règlement est modifiée par adjonction de la sous-disposition suivante :

iii.1 Malgré la sous-disposition ii, l'employée qui occupe un poste constituant une affectation à long terme n'a pas droit à des prestations de maternité après le dernier jour de l'affectation.

(5) La sous-disposition 10 iii du paragraphe 2 (2) du Règlement est abrogée et remplacée par ce qui suit :

- iii. La somme complémentaire est payée à un taux déterminé conformément au contrat de travail en vigueur le 31 août 2012 ou, si le contrat ne prévoyait pas cette somme, conformément à une politique du conseil en vigueur le 31 août 2012.

(6) La disposition 2 du paragraphe 2 (3) du Règlement est modifiée par remplacement de «le 97^e jour de classe après ce jour» par «le 97^e jour de classe de l'année scolaire» à la fin de la disposition.

(7) Les dispositions 2, 3 et 4 du paragraphe 2 (4) du Règlement sont abrogées et remplacées par ce qui suit :

2. Les règles suivantes s'appliquent si, au cours d'un exercice, la période d'emploi d'un employé est la même que l'année scolaire :
 - i. Si le contrat prévoit une progression dans l'échelle salariale le premier jour de classe de l'année scolaire, la progression a lieu le 97^e jour de classe de l'année scolaire.
 - ii. Si le contrat prévoit une progression dans l'échelle salariale à la date anniversaire du premier jour où l'employé a été employé par le conseil, la progression a lieu le 97^e jour de classe après ce jour.
 - iii. Si le contrat prévoit une progression dans l'échelle salariale un jour (le «jour désigné») autre que le premier jour de classe de l'année scolaire ou la date anniversaire du premier jour où l'employé a été employé par le conseil, la progression a lieu le 97^e jour de classe après ce jour désigné.
 - iv. Si le contrat prévoit une progression plus d'une fois au cours d'un exercice, la progression a lieu le jour établi en application de la disposition 5.
3. Les règles suivantes s'appliquent si, au cours d'un exercice, la période d'emploi d'un employé n'est pas la même que l'année scolaire :
 - i. Période d'ajournement : Pour l'application des sous-dispositions ii, iii et iv, la période d'ajournement applicable à l'employé correspond au nombre de jours calculé en divisant par deux le nombre de jours de la période d'emploi de l'employé au cours de l'exercice. Si ce calcul a pour résultat un nombre qui comporte une fraction de journée, on arrondit ce nombre de jours à l'unité supérieure suivante.
 - ii. Si le contrat prévoit une progression dans l'échelle salariale le premier jour de classe de l'année scolaire, la progression a lieu le lendemain de l'expiration de la période d'ajournement. Pour l'application de la présente sous-disposition, la période d'ajournement commence le premier jour de classe de l'année scolaire.
 - iii. Si le contrat prévoit une progression dans l'échelle salariale à la date anniversaire du premier jour où l'employé a été employé par le conseil, la progression a lieu le lendemain de l'expiration de la période d'ajournement. Pour l'application de la présente sous-disposition, la période d'ajournement commence à la date anniversaire du premier jour où l'employé a été employé par le conseil.
 - iv. Si le contrat prévoit une progression dans l'échelle salariale un jour (le «jour désigné») autre que le premier jour de classe de l'année scolaire ou la date anniversaire du premier jour où l'employé a été employé par le conseil, la progression a lieu le lendemain de l'expiration de la période d'ajournement. Pour l'application de la présente sous-disposition, la période d'ajournement commence le jour désigné.
 - v. Si le contrat prévoit une progression plus d'une fois au cours d'un exercice, la progression a lieu le jour établi en application de la disposition 5.

(8) La disposition 5 du paragraphe 2 (4) du Règlement est modifiée par remplacement de «des dispositions 2 à 4 ne s'appliquent pas et, à la place, chaque progression a lieu» par «chaque progression a lieu» dans le passage qui précède la formule.

(9) Le paragraphe 2 (4) du Règlement est modifié par adjonction de la disposition suivante :

6. Le dernier jour de la période de restriction, la somme éventuelle calculée selon les règles suivantes est payée à l'employé :
 - i. Augmentation de salaire réelle durant la période de restriction : Calculer le montant de l'augmentation du salaire de l'employé qui résultait, à la fin de la période de restriction, de sa progression dans l'échelle salariale durant cette période.
 - ii. Augmentation de salaire potentielle : Calculer le montant de l'augmentation du salaire de l'employé qui aurait résulté, à la fin de la période de restriction, de sa progression dans l'échelle salariale durant cette période, calculé comme si les dispositions 2, 3 et 5 ne s'appliquaient pas dans les circonstances.
 - iii. Différence : Soustraire l'augmentation de salaire réelle calculée en application de la sous-disposition i de l'augmentation de salaire potentielle calculée en application de la sous-disposition ii et exprimer le résultat obtenu sous forme de pourcentage de l'augmentation de salaire potentielle.

- iv. Montant du paiement : Si le pourcentage calculé en application de la sous-disposition iii est supérieur à 50 %, la somme payable à l'employé en vertu de la présente disposition est calculée selon la formule suivante :

$$(C - D) \times E$$

où :

«C» représente le pourcentage calculé en application de la sous-disposition iii,

«D» représente 50 %,

«E» représente le montant de l'augmentation de salaire potentielle calculé en application de la sous-disposition ii.

- v. Aucun paiement : Si le pourcentage calculé en application de la sous-disposition iii est inférieur ou égal à 50 %, aucune somme n'est payable à l'employé en vertu de la présente disposition.

2. (1) Le paragraphe 3 (1) du Règlement est modifié par adjonction de la disposition suivante :

- 5.1 En ce qui concerne une gratification de retraite sous la forme d'une cotisation à un régime enregistré d'épargne-retraite, l'employé doit communiquer par écrit au conseil les détails de l'institution financière et du compte dans lequel la gratification doit être versée. Le conseil verse le paiement dans le compte au plus tard le 31 décembre 2013.

(2) La disposition 6 du paragraphe 3 (1) du Règlement est abrogée et remplacée par ce qui suit :

6. L'employé qui, au 31 août 2012, a accumulé une gratification de retraite — autrement que sous la forme d'un régime d'incitation à la retraite anticipée ou d'une cotisation à un régime enregistré d'épargne-retraite —, mais qui n'y est pas admissible du seul fait qu'il ne satisfait pas à une condition d'admissibilité relative au nombre de ses années de service comme employé du conseil, est toutefois admissible au paiement, au plus tard le 30 juin 2013, de la somme suivante au titre de la liquidation des gratifications :

- i. Si la convention collective en vigueur le 31 août 2012 ou une politique du conseil en vigueur à cette date prévoyait le paiement d'une telle gratification de retraite, la moindre des sommes suivantes :

A. le montant du paiement qui serait accordé aux termes de la convention collective ou de la politique du conseil, calculé en fonction du nombre de ses années de service comme employé du conseil au 31 août 2012 et, si la gratification de retraite est sous la forme de crédits de congés de maladie, en fonction du nombre de jours de crédits de congés de maladie accumulés par l'employé au 31 août 2012,

B. la somme calculée selon la formule de la sous-disposition ii.

- ii. Dans les autres cas, la somme calculée selon la formule suivante :

$$(X/30) \times (Y/200) \times (Z/10)$$

où :

«X» représente le nombre de ses années de service comme employé du conseil au 31 août 2012,

«Y» représente le moins élevé de 200 et du nombre de jours de crédits de congés de maladie accumulés par l'employé au 31 août 2012,

«Z» représente le salaire de l'employé au 31 août 2012.

(3) La sous-disposition 7 i du paragraphe 3 (1) du Règlement est abrogée et remplacée par ce qui suit :

- i. L'employée n'a droit à des prestations de maternité que si au moins une des conditions suivantes est remplie :
- A. L'employée appartient à une catégorie d'employés qui, le 31 août 2012, avait le droit d'accumuler des crédits de congés de maladie inutilisés.
- B. L'employée occupe un poste constituant une affectation à long terme.

(4) La sous-disposition 7 iv du paragraphe 3 (1) du Règlement est modifiée par suppression de «à titre d'enseignante».

(5) La sous-disposition 8 iii du paragraphe 3 (1) du Règlement est abrogée et remplacée par ce qui suit :

- iii. La somme complémentaire est payée à un taux déterminé conformément à la convention collective en vigueur le 31 août 2012 ou, si la convention collective ne prévoyait pas cette somme, conformément à une politique du conseil en vigueur le 31 août 2012.

(6) Le paragraphe 3 (1) du Règlement est modifié par adjonction de la disposition suivante :

10. Lorsque la convention collective est en vigueur, ni le conseil, ni l'agent négociateur d'employés ne peut demander à un arbitre ou à un conseil d'arbitrage de faire l'une ou l'autre des choses suivantes ou l'y autoriser :

- i. Faire enquête ou se prononcer sur la constitutionnalité d'une disposition de la Loi, d'un règlement ou d'un décret pris en vertu du paragraphe 9 (2) de la Loi.
- ii. Mettre en cause ou réviser les conditions incluses dans la convention collective en application ou par l'effet de la Loi, sauf dans les cas prévus par ces conditions.

Il est toutefois entendu que ces restrictions n'ont pas d'incidence sur la capacité du conseil ou de l'agent négociateur d'employés d'introduire ou de poursuivre une instance devant un tribunal à l'égard de ces questions.

(7) Les dispositions 2, 3, 4 et 5 du paragraphe 3 (2) du Règlement sont abrogées et remplacées par ce qui suit :

- 2. Les règles suivantes s'appliquent si, au cours d'un exercice, la période d'emploi d'un employé est la même que l'année scolaire :
 - i. Si la convention collective prévoit une progression dans l'échelle salariale le premier jour de classe de l'année scolaire, la progression a lieu le 97^e jour de classe de l'année scolaire.
 - ii. Si la convention collective prévoit une progression dans l'échelle salariale à la date anniversaire du premier jour où l'employé a été employé par le conseil, la progression a lieu le 97^e jour de classe après ce jour.
 - iii. Si la convention collective prévoit une progression dans l'échelle salariale lorsque l'employé acquiert des qualifications additionnelles, la progression a lieu le 97^e jour de classe après le jour précisé à cette fin dans la convention collective.
 - iv. Si la convention collective prévoit une progression dans l'échelle salariale un jour (le «jour désigné») autre que le premier jour de classe de l'année scolaire, la date anniversaire du premier jour où l'employé a été employé par le conseil ou le jour précisé à l'égard des qualifications additionnelles de l'employé, la progression a lieu le 97^e jour de classe après le jour désigné.
 - v. Si la convention collective prévoit une progression plus d'une fois au cours d'un exercice, la progression a lieu le jour établi en application de la disposition 6.
- 3. Les règles suivantes s'appliquent si, au cours d'un exercice, la période d'emploi d'un employé n'est pas la même que l'année scolaire :
 - i. Période d'ajournement : Pour l'application des sous-dispositions ii, iii, iv et v, la période d'ajournement applicable à l'employé correspond au nombre de jours calculé en divisant par deux le nombre de jours de la période d'emploi de l'employé au cours de l'exercice. Si ce calcul a pour résultat un nombre qui comporte une fraction de journée, on arrondit ce nombre de jours à l'unité supérieure suivante.
 - ii. Si la convention collective prévoit une progression dans l'échelle salariale le premier jour de classe de l'année scolaire, la progression a lieu le lendemain de l'expiration de la période d'ajournement. Pour l'application de la présente sous-disposition, la période d'ajournement commence le premier jour de classe de l'année scolaire.
 - iii. Si la convention collective prévoit une progression dans l'échelle salariale à la date anniversaire du premier jour où l'employé a été employé par le conseil, la progression a lieu le lendemain de l'expiration de la période d'ajournement. Pour l'application de la présente sous-disposition, la période d'ajournement commence à la date anniversaire du premier jour où l'employé a été employé par le conseil.
 - iv. Si la convention collective prévoit une progression dans l'échelle salariale lorsque l'employé acquiert des qualifications additionnelles, la progression a lieu le lendemain de l'expiration de la période d'ajournement. Pour l'application de la présente sous-disposition, la période d'ajournement commence le jour précisé par la convention collective aux fins de la progression dans l'échelle salariale lorsque l'employé acquiert les qualifications additionnelles.
 - v. Si la convention collective prévoit une progression dans l'échelle salariale un jour (le «jour désigné») autre que le premier jour de classe de l'année scolaire, la date anniversaire du premier jour où l'employé a été employé par le conseil ou le jour précisé à l'égard des qualifications additionnelles de l'employé, la progression a lieu le lendemain de l'expiration de la période d'ajournement. Pour l'application de la présente sous-disposition, la période d'ajournement commence le jour désigné.
 - vi. Si la convention collective prévoit une progression plus d'une fois au cours d'un exercice, la progression a lieu le jour établi en application de la disposition 6.
- 4. Toutefois, les dispositions 2 et 3 ne s'appliquent pas à l'égard des employés du conseil qui sont représentés par un agent négociateur d'employés qui est partie à l'un ou l'autre des protocoles d'entente suivants :

- i. Le protocole d'entente intitulé *Memorandum of Understanding Between Association of Professional Student Services Personnel (APSP) and the Ministry of Education*, daté du 30 juillet 2012.
- ii. Le protocole d'entente intitulé *Memorandum of Understanding Between the Ministry of Education and Halton District Educational Assistants Association; Educational Assistants Association of the Waterloo Region District School Board, Dufferin-Peel Educational Resource Workers' Association; and Association des enseignantes et des enseignants franco-ontariens (AEFO)*, daté du 31 août 2012.

(8) La disposition 6 du paragraphe 3 (2) du Règlement est modifiée par remplacement de «les dispositions 2 à 5 ne s'appliquent pas et, à la place, chaque progression a lieu» par «chaque progression a lieu» dans le passage qui précède la formule.

(9) Le paragraphe 3 (2) du Règlement est modifié par adjonction de la disposition suivante :

7. Si la convention collective prévoit une progression dans l'échelle salariale, la somme éventuelle calculée selon les règles suivantes est payée à l'employé le dernier jour de la période de restriction :
 - i. Augmentation de salaire réelle durant la période de restriction : Calculer le montant de l'augmentation du salaire de l'employé qui résultait, à la fin de la période de restriction, de sa progression dans l'échelle salariale durant cette période.
 - ii. Augmentation de salaire potentielle : Calculer le montant de l'augmentation du salaire de l'employé qui aurait résulté, à la fin de la période de restriction, de sa progression dans l'échelle salariale durant cette période, calculé comme si les dispositions 2, 3 et 6 ne s'appliquaient pas dans les circonstances.
 - iii. Différence : Soustraire l'augmentation de salaire réelle calculée en application de la sous-disposition i de l'augmentation de salaire potentielle calculée en application de la sous-disposition ii et exprimer le résultat obtenu sous forme de pourcentage de l'augmentation de salaire potentielle.
 - iv. Montant du paiement : Si le pourcentage calculé en application de la sous-disposition iii est supérieur à 50 %, la somme payable à l'employé en vertu de la présente disposition est calculée selon la formule suivante :

$$(C - D) \times E$$

où :

«C» représente le pourcentage calculé en application de la sous-disposition iii,

«D» représente 50 %,

«E» représente le montant de l'augmentation de salaire potentielle calculé en application de la sous-disposition ii.

- v. Aucun paiement : Si le pourcentage calculé en application de la sous-disposition iii est inférieur ou égal à 50 %, aucune somme n'est payable à l'employé en vertu de la présente disposition.

(10) Le paragraphe 3 (4) du Règlement est modifié par adjonction de la disposition suivante :

7. Waterloo Catholic District School Board.

(11) L'article 3 du Règlement est modifié par adjonction du paragraphe suivant :

(7.1) Pour l'application de la sous-disposition 2 ii du paragraphe 4 (1) de la Loi, les règles suivantes s'appliquent à l'égard d'une convention collective entre un conseil et une unité de négociation représentée par le Syndicat canadien de la fonction publique :

1. Dans la mesure où elles s'appliquent aux employés autres que les enseignants, les conditions énoncées sous l'intertitre «G. Unpaid Leave Days» du protocole d'entente intitulé *Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)*, daté du 5 juillet 2012, sont remplacées par ce qui suit :
 - i. les conditions énoncées sous l'intertitre «N. Mesures compensatrices» du *Protocole d'entente entre le ministère de l'Éducation et le Syndicat canadien de la fonction publique — Comité de coordination des conseils scolaires de l'Ontario*, daté du 31 décembre 2012,
 - ii. les conditions énoncées sous l'intertitre «O. Rapprochement» du protocole d'entente visé à la sous-disposition i.
2. La convention collective doit contenir la disposition énoncée sous l'intertitre «M. Protocole d'entente — Sécurité d'emploi» du protocole d'entente visé à la sous-disposition 1 i.

3. Le Règlement est modifié par adjonction des articles suivants :**Règles particulières et exemptions : unités de négociation des éducateurs de la petite enfance**

3.1 (1) Le présent article s'applique à l'égard d'une convention collective entre l'un ou l'autre des conseils suivants et un agent négociateur d'employés pour une unité de négociation d'employés qui sont des éducateurs de la petite enfance au sens de la *Loi sur l'éducation*, et à l'égard de ces conseils, de ces agents négociateurs d'employés et de ces employés :

1. Durham Catholic District School Board.
2. Durham District School Board.
3. Trillium Lakelands District School Board.
4. Waterloo Region District School Board.

(2) La période de restriction se termine le 31 août 2013 pour les employés d'un conseil mentionné au paragraphe (1) qui appartiennent à une unité de négociation d'éducateurs de la petite enfance.

(3) Les articles 7 et 8 de la Loi ne s'appliquent pas à l'égard d'une convention collective qui a expiré le 31 août 2012.

(4) Les paragraphes 6 (1) et (2) de la Loi ne s'appliquent pas à l'égard d'une convention collective qui a été réglée ou imposée le 2 janvier 2013 ou après cette date.

(5) Les conditions qui suivent sont prescrites comme conditions à inclure dans chaque convention collective réglée ou imposée le 2 janvier 2013 ou après cette date :

1. L'employé doit prendre un jour de congé non payé lors d'une journée pédagogique de l'année scolaire 2012-2013.

(6) Il est entendu que les conditions prescrites au paragraphe (5) sont prescrites pour l'application de la sous-disposition 2 ii du paragraphe 4 (1) de la Loi comme conditions qui modifient ou remplacent celles qui sont énoncées dans le protocole d'entente intitulé *Memorandum of Understanding between the Ministry of Education and the Ontario English Catholic Teachers' Association (OECTA)*, daté du 5 juillet 2012.

Exemptions s'appliquant à certains employés du conseil appelé Durham District School Board

3.2 (1) Le présent article s'applique à l'égard d'une convention collective entre le conseil appelé Durham District School Board et le Syndicat canadien de la fonction publique pour une unité de négociation des employés qui sont employés au département de l'éducation permanente du conseil, et à l'égard de ce conseil, de cet agent négociateur d'employés et de ces employés.

(2) La période de restriction se termine le 31 août 2014 pour les employés qui appartiennent à l'unité de négociation des employés du département de l'éducation permanente.

(3) Les paragraphes 6 (1) et (2) de la Loi ne s'appliquent pas à l'égard d'une convention collective qui a été réglée ou imposée le 2 janvier 2013 ou après cette date.

Entrée en vigueur

4. Le présent règlement est réputé être entré en vigueur le 1^{er} septembre 2012.

ONTARIO REGULATION 13/13

made under the

EDUCATION ACT

Made: January 21, 2013

Approved: January 21, 2013

Filed: January 21, 2013

Published on e-Laws: January 22, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending Reg. 304 of R.R.O. 1990

(SCHOOL YEAR CALENDAR, PROFESSIONAL ACTIVITY DAYS)

Note: Regulation 304 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 2 (3.1) of Regulation 304 of the Revised Regulations of Ontario, 1990 is amended by striking out “Subject to sections 5 and 5.1” at the beginning and substituting “Subject to section 5”.

(2) Subsection 2 (3.1) of the Regulation is amended by adding the following paragraph:

4. For the 2013-2014 school year, the minimum of 194 school days shall be designated as follows, despite paragraphs 1 to 3:
- i. Five days shall be designated by the board as professional activity days.
 - ii. In addition to the five days required under subparagraph i, one day may be designated by the board as a professional activity day.
 - iii. Any school days not designated as professional activity days under subparagraphs i and ii shall be instructional days.

2. Section 4 of the Regulation is amended by adding the following subsection:

(2.2) For the 2013-2014 school year, if a board designates a professional activity day under subparagraph 4 ii of subsection 2 (3.1), it shall ensure that some of the professional activities relate to curriculum development, implementation and review.

3. Section 4.1 of the Regulation is amended by adding the following subsection:

(2) For the 2013-2014 school year, every board shall take the steps required under clauses (1) (a) and (b) with respect to two of the five professional activity days required under subparagraph 4 i of subsection 2 (3.1).

Commencement

4. This Regulation comes into force on the day it is filed.

Made by:

Pris par :

*La ministre de l'Éducation,*LAUREL C. BROTEN
*Minister of Education*Date made: January 21, 2013.
Pris le : 21 janvier 2013.

RÈGLEMENT DE L'ONTARIO 13/13

pris en vertu de la

LOI SUR L'ÉDUCATION

pris le 21 janvier 2013
 approuvé le 21 janvier 2013
 déposé le 21 janvier 2013
 publié sur le site Lois-en-ligne le 22 janvier 2013
 imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. 304 des R.R.O. de 1990
 (CALENDRIER SCOLAIRE, JOURNÉES PÉDAGOGIQUES)

Remarque : Le Règlement 304 a été modifié antérieurement. Ces modifications sont indiquées dans l'Histoire législative détaillée des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 2 (3.1) du Règlement 304 des Règlements refondus de l'Ontario de 1990 est modifié par remplacement de «Sous réserve des articles 5 et 5.1.» par «Sous réserve de l'article 5.» au début du paragraphe.

(2) Le paragraphe 2 (3.1) du Règlement est modifié par adjonction de la disposition suivante :

4. En ce qui concerne l'année scolaire 2013-2014, malgré les dispositions 1 à 3, les 194 jours de classe que comprend au minimum l'année scolaire sont désignés de la manière suivante :
- i. Cinq jours sont désignés par le conseil comme journées pédagogiques.
 - ii. Un jour peut être désigné par le conseil comme journée pédagogique, en plus des cinq jours exigés par la sous-disposition i.
 - iii. Les jours de classe qui ne sont pas désignés comme journées pédagogiques en application des sous-dispositions i et ii sont des journées d'enseignement.

2. L'article 4 du Règlement est modifié par adjonction du paragraphe suivant :

(2.2) En ce qui concerne l'année scolaire 2013-2014, lorsqu'il désigne une journée pédagogique en application de la sous-disposition 4 ii du paragraphe 2 (3.1), le conseil veille à ce que certaines des activités de perfectionnement professionnel soient consacrées à l'élaboration, à la mise en œuvre et à l'évaluation des programmes.

3. L'article 4.1 du Règlement est modifié par adjonction du paragraphe suivant :

(2) En ce qui concerne l'année scolaire 2013-2014, le conseil prend les dispositions exigées par les alinéas (1) a) et b) à l'égard de deux des cinq journées pédagogiques exigées par la sous-disposition 4 i du paragraphe 2 (3.1).

Entrée en vigueur

4. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:

Pris par :

La ministre de l'Éducation,

LAUREL C. BROTEN
Minister of Education

Date made: January 21, 2013.

Pris le : 21 janvier 2013.

ONTARIO REGULATION 14/13

made under the

INSURANCE ACT

Made: January 21, 2013

Filed: January 22, 2013

Published on e-Laws: January 22, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 34/10

(STATUTORY ACCIDENT BENEFITS SCHEDULE — EFFECTIVE SEPTEMBER 1, 2010)

Note: Ontario Regulation 34/10 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Clause 15 (2) (b) of Ontario Regulation 34/10 is revoked and the following substituted:

- (b) for expenses related to goods and services described in subsection (1) rendered to an insured person that exceed the maximum rate or amount of expenses established under the Guidelines, other than for expenses related to the services described in clause (1) (g); or

2. Clause 16 (4) (a) of the Regulation is revoked and the following substituted:

- (a) for expenses related to goods and services described in subsection (3) rendered to an insured person that exceed the maximum rate or amount of expenses established under the Guidelines, other than for expenses related to the services described in clause (3) (k);

3. The French version of subsection 25 (3) of the Regulation is revoked and the following substituted:

- (3) L'assureur n'est pas tenu, aux termes du paragraphe (1), de payer l'excédent des frais liés à des services professionnels fournis à la personne assurée sur le tarif ou le montant maximal de frais calculé suivant les directives.

4. Section 33 of the Regulation is amended by adding the following subsection:

- (9) Clause (2) (a) shall not be interpreted as prohibiting an additional examination of the applicant under oath, under Ontario Regulation 283/95 (Disputes Between Insurers) made under the Act, at the insurer's request that is conducted for the purpose of determining who is liable under section 268 of the Act to pay statutory accident benefits in respect of the accident.

5. Subsection 38 (8) of the Regulation is amended by striking out “the medical and any other reasons why the insurer considers any goods, services, assessments and examinations, or the proposed costs of them, not to be reasonable or necessary” at the end and substituting “the medical reasons and all of the other reasons why the insurer considers any goods, services, assessments and examinations, or the proposed costs of them, not to be reasonable and necessary”.

6. The Regulation is amended by adding the following section:**Duty of insured person to provide information**

46.3 (1) An insurer may request any of the following information from an insured person who submits an invoice to the insurer for payment for goods or services under this Regulation, or from an insured person on whose behalf such an invoice is submitted:

1. Confirmation in writing that the goods or services were provided to the insured person.
2. A statutory declaration as to the circumstances that gave rise to the invoice, including particulars as to when, where and by whom the goods or services were provided.

(2) The insured person shall give the insurer the information requested under subsection (1) within 10 business days after receiving the request.

(3) For the purpose of section 51, the amount payable by an insurer under an invoice is not overdue and no interest accrues on it during any period during which an insured person fails to comply with subsection (2).

7. Subsection 50 (3) of the Regulation is amended by striking out “and” at the end of clause (d), by adding “and” at the end of clause (e) and by adding the following clause:

- (f) if the Superintendent approves a benefit statement form for the purposes of this section, such other information as may be required by the approved form.

Commencement

- 8. This Regulation comes into force on the later of June 1, 2013 and the day it is filed.**

6/13

RÈGLEMENT DE L'ONTARIO 14/13

pris en vertu de la

LOI SUR LES ASSURANCES

pris le 21 janvier 2013

déposé le 22 janvier 2013

publié sur le site Lois-en-ligne le 22 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. de l'Ont. 34/10

(ANNEXE SUR LES INDEMNITÉS D'ACCIDENT LÉGALES — EN VIGUEUR LE 1^{ER} SEPTEMBRE 2010)

Remarque : Le Règlement de l'Ontario 34/10 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. L'alinéa 15 (2) b) du Règlement de l'Ontario 34/10 est abrogé et remplacé par ce qui suit :

- b) l'excédent des frais liés aux biens et services visés au paragraphe (1) qui sont fournis à la personne assurée sur le tarif ou le montant maximal de frais calculé suivant les directives, à l'exception des frais liés aux services visés à l'alinéa (1) g);

2. L'alinéa 16 (4) a) du Règlement est abrogé et remplacé par ce qui suit :

- a) l'excédent des frais liés aux biens et services visés au paragraphe (3) qui sont fournis à la personne assurée sur le tarif ou le montant maximal de frais calculé suivant les directives, à l'exception des frais liés aux services visés à l'alinéa (3) k);

3. La version française du paragraphe 25 (3) du Règlement est abrogée et remplacée par ce qui suit :

- (3) L'assureur n'est pas tenu, aux termes du paragraphe (1), de payer l'excédent des frais liés à des services professionnels fournis à la personne assurée sur le tarif ou le montant maximal de frais calculé suivant les directives.

4. L'article 33 du Règlement est modifié par adjonction du paragraphe suivant :

- (9) L'alinéa (2) a) n'a pas pour effet d'interdire de procéder, à la demande de l'assureur, à un interrogatoire supplémentaire sous serment du demandeur, dans le cadre du Règlement de l'Ontario 283/95 (Disputes Between Insurers) pris en vertu de la Loi, afin de déterminer qui est tenu de payer, en application de l'article 268 de la Loi, des indemnités d'accident légales relativement à l'accident.

5. Le paragraphe 38 (8) du Règlement est modifié par remplacement de «et les motifs, notamment médicaux, pour lesquels il estime que des biens, services, évaluations et examens, ou leurs prix proposés, ne sont pas raisonnables ou nécessaires» par «et les motifs médicaux ainsi que tous les autres motifs pour lesquels il estime que des biens, services, évaluations et examens, ou leurs prix proposés, ne sont pas raisonnables ou nécessaires» à la fin du paragraphe.

6. Le Règlement est modifié par adjonction de l'article suivant :

Obligation de fournir des renseignements — personne assurée

46.3 (1) L'assureur peut demander les renseignements suivants à la personne assurée qui lui présente une facture afin de recevoir un paiement aux termes du présent règlement pour des biens ou des services ou à la personne assurée pour le compte de laquelle est présentée une telle facture :

1. Une confirmation écrite du fait que les biens ou les services ont été fournis à la personne assurée.
2. Une déclaration solennelle portant sur les circonstances qui ont donné lieu à la facture, notamment des précisions sur la personne qui a fourni ces biens et services ainsi que le moment et l'endroit où elle l'a fait.

(2) La personne assurée donne à l'assureur les renseignements demandés en vertu du paragraphe (1) dans les 10 jours suivant la réception de la demande.

(3) Pour l'application de l'article 51, la somme payable par l'assureur à l'égard d'une facture n'est pas arriérée et aucun intérêt ne court sur celle-ci pendant toute période où l'assuré ne se conforme pas au paragraphe (2).

7. Le paragraphe 50 (3) du Règlement est modifié par adjonction de l'alinéa suivant :

- f) les autres renseignements exigés par la formule de relevé d'indemnités que le surintendant approuve, le cas échéant, pour l'application du présent article.

Entrée en vigueur

- 8. Le présent règlement entre en vigueur le dernier en date du 1^{er} juin 2013 et du jour de son dépôt.**

6/13

ONTARIO REGULATION 15/13

made under the

INSURANCE ACT

Made: January 21, 2013

Filed: January 22, 2013

Published on e-Laws: January 22, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 7/00

(UNFAIR OR DECEPTIVE ACTS OR PRACTICES)

Note: Ontario Regulation 7/00 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 3 (2) of Ontario Regulation 7/00 is amended by adding the following paragraph:

7. Requiring, requesting or permitting a person who claims statutory accident benefits or who otherwise claims payment under a contract of insurance to sign, before it has been completed in full, a claims form or other document that is required to be in a form approved by the Superintendent or any form or document that is specified in a Guideline applicable for the purposes of the *Statutory Accident Benefits Schedule* — *Effective September 1, 2010*.

(2) Subsection 3 (4) of the Regulation is revoked and the following substituted:

- (4) This section does not apply to a lawyer or paralegal with respect to activities that constitute practising law or providing legal services, as the case may be, as authorized under the *Law Society Act*. However, paragraph 6 of subsection (2) applies at all times with respect to lawyers and paralegals.

Commencement**2. This Regulation comes into force on the later of June 1, 2013 and the day it is filed.**

RÈGLEMENT DE L'ONTARIO 15/13

pris en vertu de la

LOI SUR LES ASSURANCES

pris le 21 janvier 2013
déposé le 22 janvier 2013
publié sur le site Lois-en-ligne le 22 janvier 2013
imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. de l'Ont. 7/00
(ACTES OU PRATIQUES MALHONNÊTES OU MENSONGERS)

Remarque : Le Règlement de l'Ontario 7/00 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 3 (2) du Règlement de l'Ontario 7/00 est modifié par adjonction de la disposition suivante :

7. Le fait d'enjoindre au demandeur d'indemnités d'accident légales ou de tout autre paiement prévu par un contrat d'assurance de signer, avant qu'il soit rempli en entier, un document qui doit être rédigé selon une formule approuvée par le surintendant, notamment une formule de sinistre, ou tout formulaire ou document précisé dans des directives applicables à l'*Annexe sur les indemnités d'accident légales — en vigueur le 1^{er} septembre 2010*, ou le fait de lui demander de le faire ou de lui permettre de le faire.

(2) Le paragraphe 3 (4) du Règlement est abrogé et remplacé par ce qui suit :

(4) Le présent article ne s'applique pas aux avocats ni aux parajuristes relativement aux activités qui constituent la pratique du droit ou la fourniture de services juridiques, selon le cas, comme l'autorise la *Loi sur le Barreau*. Toutefois, la disposition 6 du paragraphe (2) s'applique en tout temps à l'égard des avocats et des parajuristes.

Entrée en vigueur

2. Le présent règlement entre en vigueur le dernier en date du 1^{er} juin 2013 et du jour de son dépôt.

ONTARIO REGULATION 16/13

made under the

INSURANCE ACT

Made: January 21, 2013

Filed: January 22, 2013

Published on e-Laws: January 22, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 283/95

(DISPUTES BETWEEN INSURERS)

Note: Ontario Regulation 283/95 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 6 of Ontario Regulation 283/95 is amended by adding the following subsections:

- (2) Upon request by the first insurer that receives a completed application for benefits, the insured person shall submit to one examination under oath for the purpose of determining who is required to pay benefits under section 268 of the Act.
- (3) No other insurer is entitled to require the insured person to submit to an examination under oath for the purpose of determining who is required to pay benefits under section 268 of the Act.
- (4) The scope of the examination under oath is limited to matters that are relevant to determining who is required to pay benefits under section 268 of the Act.
- (5) The insured person is entitled to be represented at his or her own expense at the examination under oath by such counsel or other representative of his or her choice as the law permits.
- (6) The insurer shall make reasonable efforts to schedule the examination under oath for a time and location that are convenient for the insured person and shall give him or her reasonable advance notice of the following:
 1. The date and location of the examination.
 2. The insured person's entitlement to be represented in the manner described in subsection (5).
 3. The reason for the examination.
 4. The fact that the scope of the examination is limited to matters that are relevant to determining who is required to pay statutory accident benefits under section 268 of the Act.

Commencement**2. This Regulation comes into force on the later of June 1, 2013 and the day it is filed.**

ONTARIO REGULATION 17/13

made under the

MILK ACT

Made: January 17, 2013

Filed: January 22, 2013

Published on e-Laws: January 22, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending Reg. 761 of R.R.O. 1990

(MILK AND MILK PRODUCTS)

Note: Regulation 761 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Regulation 761 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:**ANNUAL ANIMAL HEALTH RISK ASSESSMENT**

34.2 (1) This section applies to every producer of cow's milk.

(2) Every producer shall ensure that a veterinarian licensed under the *Veterinarians Act* attends the producer's premises to perform an annual animal health risk assessment of the producer's dairy cattle herd in accordance with this section.

(3) The assessment shall be completed during the veterinarian's on-site visit and shall be documented in the Form entitled "Cattle Health and Veterinary Medicine Use Declaration" dated January 14, 2013 and available on the marketing board's website.

(4) As part of the assessment, the veterinarian shall conduct a review of the herd's veterinary medicine use with the producer or with the individual who is responsible for the herd's veterinary medicine use.

(5) The producer shall keep the completed assessment form on the producer's premises for at least three years after the date on which the producer signs the form and shall provide a copy to a fieldperson or to the Director on request.

(6) Assessments shall be completed in accordance with the following rules:

1. A producer's initial assessment shall be completed before the day on which a fieldperson first inspects the producer's premises after this section comes into force. The initial assessment must have been completed during the 12 months that precede the date of the fieldperson's inspection.

2. Each subsequent assessment shall be completed annually on or before the anniversary of the date of the producer's initial assessment.

2. (1) Subsection 55 (5) of the Regulation is amended by striking out "3 to 34, the producer" and substituting "3 to 34.1, or that the producer has not complied with section 34.2, the producer".

(2) Clause 55 (10) (b) of the Regulation is amended by striking out "3 to 34" at the end and substituting "3 to 34.2".

Commencement

3. This Regulation comes into force on the later of May 1, 2013 and the day it is filed.

Made by:

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

PETER RZADKI
Secretary, OFPMC

GERI KAMENZ
Chair, OFPMC

Date made: January 17, 2013.

ONTARIO REGULATION 18/13

made under the

FARM PRODUCTS MARKETING ACT

Made: January 17, 2013

Filed: January 22, 2013

Published on e-Laws: January 22, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending Reg. 440 of R.R.O. 1990

(VEGETABLES FOR PROCESSING — MARKETING)

Note: Regulation 440 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The French version of clause 10 (h) of Regulation 440 of the Revised Regulations of Ontario, 1990 is amended by striking out “paiements immédiats” and substituting “paiements rapides”.

2. (1) Item 1 of the Schedule to the Regulation is amended by striking out “December 5” in Column II and substituting “December 15”.

(2) Item 1 of the Schedule to the Regulation is amended by striking out “December 15” in Column III and substituting “December 20”.

Commencement

3. This Regulation comes into force on the day it is filed.

Made by:

Pris par :

ONTARIO FARM PRODUCTS MARKETING COMMISSION:
COMMISSION DE COMMERCIALISATION DES PRODUITS AGRICOLES DE L'ONTARIO :

Le secrétaire,

PETER RZADKI
Secretary

Le président,

GERI KAMENZ
Chair

Date made: January 17, 2013.

Pris le : 17 janvier 2013.

RÈGLEMENT DE L'ONTARIO 18/13

pris en vertu de la

LOI SUR LA COMMERCIALISATION DES PRODUITS AGRICOLES

pris le 17 janvier 2013
 déposé le 22 janvier 2013
 publié sur le site Lois-en-ligne le 22 janvier 2013
 imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. 440 des R.R.O. de 1990
 (LÉGUMES DE TRANSFORMATION — COMMERCIALISATION)

Remarque : Le Règlement 440 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. La version française de l'alinéa 10 h) du Règlement 440 des Règlements refondus de l'Ontario de 1990 est modifiée par remplacement de «paiements immédiats» par «paiements rapides».

2. (1) Le point 1 de l'annexe du Règlement est modifié par remplacement de «5 décembre» par «15 décembre» à la colonne II de l'annexe.

(2) Le point 1 de l'annexe du Règlement est modifié par remplacement de «15 décembre» par «20 décembre» à la colonne III de l'annexe.

Entrée en vigueur

3. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:

Pris par :

ONTARIO FARM PRODUCTS MARKETING COMMISSION:
 COMMISSION DE COMMERCIALISATION DES PRODUITS AGRICOLES DE L'ONTARIO :

Le secrétaire,

PETER RZADKI
Secretary

Le président,

GERI KAMENZ
Chair

Date made: January 17, 2013.
 Pris le : 17 janvier 2013.

ONTARIO REGULATION 19/13

made under the

MINISTRY OF HEALTH AND LONG-TERM CARE ACT

Made: January 7, 2013

Approved: January 9, 2013

Filed: January 23, 2013

Published on e-Laws: January 23, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Revoking Reg. 784 of R.R.O. 1990

(DISTRICT HEALTH COUNCILS)

Note: Regulation 784 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

Revocation

- 1. Regulation 784 of the Revised Regulations of Ontario, 1990 is revoked.**

Commencement

- 2. This Regulation comes into force on the day it is filed.**

Made by:

Pris par :

La ministre de la Santé et des Soins de longue durée,

DEBORAH DRAKE MATTHEWS
Minister of Health and Long-Term Care

Date made: January 7, 2013.

Pris le : 7 janvier 2013.

6/13

RÈGLEMENT DE L'ONTARIO 19/13

pris en vertu de la

LOI SUR LE MINISTÈRE DE LA SANTÉ ET DES SOINS DE LONGUE DURÉE

pris le 7 janvier 2013

approuvé le 9 janvier 2013

déposé le 23 janvier 2013

publié sur le site Lois-en-ligne le 23 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 9 février 2013

abrogeant le Règl. 784 des R.R.O. de 1990

(CONSEILS DE SANTÉ DE DISTRICT)

Remarque : Le Règlement 784 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

Abrogation

- 1. Le Règlement 784 des Règlements refondus de l'Ontario de 1990 est abrogé.**

Entrée en vigueur

- 2. Le présent règlement entre en vigueur le jour de son dépôt.**

Made by:

Pris par :

La ministre de la Santé et des Soins de longue durée,

DEBORAH DRAKE MATTHEWS
Minister of Health and Long-Term Care

Date made: January 7, 2013.

Pris le : 7 janvier 2013.

ONTARIO REGULATION 20/13

made under the

ONTARIO DRUG BENEFIT ACT

Made: January 9, 2013

Filed: January 23, 2013

Published on e-Laws: January 23, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 201/96

(GENERAL)

Note: Ontario Regulation 201/96 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 1 of Ontario Regulation 201/96 is amended by adding the following subsection:

(1.2) The executive officer shall not, under section 16 of the Act, make the Act apply in respect of a drug that is a drug product described in subsection 12 (9) of this Regulation, unless the conditions set out in that subsection are met.

2. Subsection 12 (9) of the Regulation is revoked and the following substituted:

(9) A strength and dosage form of a drug product that contains oxycodone as the only active ingredient and that is a long-acting product that has been formulated in a solid dosage form for oral administration shall not be designated as a listed drug product unless the following conditions are met:

1. There must be evidence satisfactory to the executive officer that the drug product exhibits one or more physiochemical properties that, when compared to drugs without the property or properties, make the drug product,
 - i. significantly more difficult to alter, break, crush, chew, dissolve or otherwise manipulate in such a way that it could be misused, abused or put to an intended use that is different than the use for which it is prescribed, or
 - ii. significantly less effective and less likely to be misused, abused or put to an intended use that is different than the use for which it is prescribed, if the product is altered, broken, crushed, chewed, dissolved or otherwise manipulated.
2. The evidence referred to in paragraph 1 must be demonstrated by,
 - i. in vitro testing,
 - ii. in vivo testing,
 - iii. another form of testing of equivalent reliability, or
 - iv. a combination of any of the forms of testing mentioned in subparagraphs i to iii.

3. Subparagraph 3 ii of section 27 of the Regulation is amended by striking out “the *Drug and Pharmacies Regulation Act*” and substituting “the *Drug and Pharmacies Regulation Act*, the *Narcotics Safety and Awareness Act*, 2010”.

Commencement**4. This Regulation is deemed to have come into force on November 23, 2012.**

ONTARIO REGULATION 21/13

made under the

DRUG INTERCHANGEABILITY AND DISPENSING FEE ACT

Made: January 9, 2013

Filed: January 23, 2013

Published on e-Laws: January 23, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending Reg. 935 of R.R.O. 1990

(GENERAL)

Note: Regulation 935 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 6 (8) of Regulation 935 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(8) A strength and dosage form of a drug product that contains oxycodone as the only active ingredient and that is a long-acting product that has been formulated in a solid dosage form for oral administration shall not be designated as interchangeable unless the following conditions are met:

1. There must be evidence satisfactory to the executive officer that the drug product exhibits one or more physiochemical properties that, when compared to drugs without the property or properties, make the drug product,
 - i. significantly more difficult to alter, break, crush, chew, dissolve or otherwise manipulate in such a way that it could be misused, abused or put to an intended use that is different than the use for which it is prescribed, or
 - ii. significantly less effective and less likely to be misused, abused or put to an intended use that is different than the use for which it is prescribed, if the product is altered, broken, crushed, chewed, dissolved or otherwise manipulated.
2. The evidence referred to in paragraph 1 must be demonstrated by,
 - i. in vitro testing,
 - ii. in vivo testing,
 - iii. another form of testing of equivalent reliability, or
 - iv. a combination of any of the forms of testing mentioned in subparagraphs i to iii.

Commencement

2. This Regulation is deemed to have come into force on November 23, 2012.

ONTARIO REGULATION 22/13

made under the

PLACES TO GROW ACT, 2005

Made: January 22, 2013

Filed: January 23, 2013

Published on e-Laws: January 23, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 311/06

(TRANSITIONAL MATTERS — GROWTH PLANS)

Note: Ontario Regulation 311/06 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 2.1 of Ontario Regulation 311/06 is amended by striking out “5.6” and substituting “5.7”.

2. (1) Section 5.1 of the Regulation is amended by striking out “5.6” in the portion before the first definition and substituting “5.7”.

(2) The definition of “Plan” in section 5.1 of the Regulation is revoked and the following substituted:

“Plan” means, except where the context requires otherwise, the Plan described in section 2.1.

3. Section 5.2 of the Regulation is amended by striking out “5.6” and substituting “5.7”.

4. Subsections 5.3 (1) and (2) of the Regulation are amended by striking out “5.6” wherever it appears and substituting in each case “5.7”.

5. Subsection 5.5 (1) of the Regulation is amended by striking out “5.4 and 5.6” in the portion before clause (a) and substituting “5.4, 5.6 and 5.7”.

6. (1) Subsection 5.6 (1) of the Regulation is amended by revoking the portion before paragraph 1 and substituting the following:

(1) Subject to subsections (7) and 5.7 (1), a matter that is required to be continued and disposed of in accordance with the Plan as amended by Amendment 1 (2012) and that meets all of the following criteria shall be continued and disposed of in accordance with policy 6.3.2.1:

(2) Subsection 5.6 (5) of the Regulation is amended by revoking the portion before paragraph 1 and substituting the following:

(5) Subject to subsection (7), a matter that meets all of the following criteria shall, despite any other provision of this Regulation except subsection (6) and section 5.5, be continued and disposed of in accordance with the Plan as amended by Amendment 1 (2012), and shall be disposed of in accordance with policy 6.3.2.1:

(3) Section 5.6 of the Regulation is amended by adding the following subsection:

(7) For the purposes of continuing and disposing of a matter described in subsection (1) or (5) in accordance with policy 6.3.2.1, clause b) of the policy shall not apply.

7. The Regulation is amended by adding the following section:

Midhurst Settlement Area

5.7 (1) Subsections 5.6 (1) to (4) shall not apply to any lands within the Midhurst Settlement Area as set out in Amendment No. 38 to the Official Plan of the Township of Springwater that was approved by the County of Simcoe on October 12, 2011 and partially came into effect on November 28, 2012.

(2) Subject to subsection (3), a matter that meets the following criteria shall, despite any other provision of this Regulation except section 5.5, be continued and disposed of in accordance with the Plan as amended by Amendment 1 (2012), and shall be disposed of in accordance with policy 6.3.2.1:

1. The matter is described in clause 2 (c), (d), (e), (f), (h) or (i) and commenced before, on or after January 19, 2012.

2. The matter relates to all or part of the land within the Midhurst Settlement Area whose designation as one of the following came into effect on November 28, 2012 when Amendment No. 38 to the Official Plan of the Township of Springwater that was approved by the County of Simcoe on October 12, 2011 partially came into effect:

- i. Midhurst Transition Residential.
- ii. Midhurst Low Density Residential.
- iii. Midhurst Medium Density Residential.
- iv. Midhurst High Density Residential/Mixed Use.

(3) For the purposes of continuing and disposing of a matter described in subsection (2) in accordance with policy 6.3.2.1. clause b) of the policy shall not apply.

Commencement

8. This Regulation comes into force on the day it is filed.

Made by:

Pris par :

Le ministre de l'Infrastructure,

BOB CHIARELLI
Minister of Infrastructure

Date made: January 22, 2013.

Pris le : 22 janvier 2013.

6/13

RÈGLEMENT DE L'ONTARIO 22/13

pris en vertu de la

LOI DE 2005 SUR LES ZONES DE CROISSANCE

pris le 22 janvier 2013
 déposé le 23 janvier 2013
 publié sur le site Lois-en-ligne le 23 janvier 2013
 imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. de l'Ont. 311/06
 (QUESTIONS TRANSITOIRES — PLANS DE CROISSANCE)

Remarque : Le Règlement de l'Ontario 311/06 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 2.1 du Règlement de l'Ontario 311/06 est modifié par remplacement de «5.6» par «5.7».

2. (1) L'article 5.1 du Règlement est modifié par remplacement de «5.6» par «5.7» dans le passage qui précède la première définition.

(2) La définition de «Plan» à l'article 5.1 du Règlement est abrogée et remplacée par ce qui suit :

«Plan» Plan visé à l'article 2.1, sauf indication contraire du contexte. («Plan»)

3. L'article 5.2 du Règlement est modifié par remplacement de «5.6» par «5.7».

4. Les paragraphes 5.3 (1) et (2) du Règlement sont modifiés par remplacement de «5.6» par «5.7» partout où figure ce numéro.

5. Le paragraphe 5.5 (1) du Règlement est modifié par remplacement de «5.4 et 5.6» par «5.4, 5.6 et 5.7» dans le passage qui précède l'alinéa a).

6. (1) Le paragraphe 5.6 (1) du Règlement est modifié par remplacement de ce qui suit au passage qui précède la disposition 1 :

(1) Sous réserve des paragraphes (7) et 5.7 (1), l'affaire qui doit être poursuivie et décidée conformément au Plan dans sa version modifiée par la Modification N° 1 (2012) et qui remplit tous les critères suivants est poursuivie et décidée conformément à la politique 6.3.2.1 :

(2) Le paragraphe 5.6 (5) du Règlement est modifié par remplacement de ce qui suit au passage qui précède la disposition 1 :

(5) Sous réserve du paragraphe (7), l'affaire qui remplit tous les critères suivants est, malgré toute autre disposition du présent règlement, à l'exception du paragraphe (6) et de l'article 5.5, poursuivie et décidée conformément au Plan dans sa version modifiée par la Modification N° 1 (2012), et est décidée conformément à la politique 6.3.2.1 :

(3) L'article 5.6 du Règlement est modifié par adjonction du paragraphe suivant :

(7) L'alinéa b) de la politique 6.3.2.1 ne s'applique pas à l'égard d'une affaire visée au paragraphe (1) ou (5) qui est poursuivie et décidée conformément à cette politique.

7. Le Règlement est modifié par adjonction de l'article suivant :

Zone de peuplement de Midhurst

5.7 (1) Les paragraphes 5.6 (1) à (4) ne s'appliquent pas aux biens-fonds situés dans la zone de peuplement de Midhurst telle qu'elle figure dans la modification n° 38 du plan officiel du canton de Springwater qui a été approuvée par le comté de Simcoe le 12 octobre 2011 et est partiellement entrée en vigueur le 28 novembre 2012.

(2) Sous réserve du paragraphe (3), l'affaire qui remplit les critères suivants est, malgré toute autre disposition du présent règlement, à l'exception de l'article 5.5, poursuivie et décidée conformément au Plan dans sa version modifiée par la Modification N° 1 (2012) et est décidée conformément à la politique 6.3.2.1 :

1. L'affaire est visée à l'alinéa 2 c), d), e), f), h) ou i) et introduite le 19 janvier 2012 ou avant ou après cette date.

2. L'affaire se rapporte à tout ou partie des biens-fonds situés dans la zone de peuplement de Midhurst dont la désignation dans l'une des catégories suivantes est entrée en vigueur le 28 novembre 2012 lorsque la modification n° 38 du plan officiel du canton de Springwater qui a été approuvée par le comté de Simcoe le 12 octobre 2011 est partiellement entrée en vigueur :

- i. Midhurst Transition Residential.
- ii. Midhurst Low Density Residential.
- iii. Midhurst Medium Density Residential.
- iv. Midhurst High Density Residential/Mixed Use.

(3) L'alinéa b) de la politique 6.3.2.1 ne s'applique pas à l'égard d'une affaire visée au paragraphe (2) qui est poursuivie et décidée conformément à cette politique.

Entrée en vigueur

8. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:
Pris par :

Le ministre de l'Infrastructure,

BOB CHIARELLI
Minister of Infrastructure

Date made: January 22, 2013.
Pris le : 22 janvier 2013.

ONTARIO REGULATION 23/13

made under the

ONTARIO DISABILITY SUPPORT PROGRAM ACT, 1997

Made: January 22, 2013

Filed: January 24, 2013

Published on e-Laws: January 24, 2013

Printed in *The Ontario Gazette*: February 9, 2013Amending O. Reg. 562/05
(PRESCRIBED POLICY STATEMENTS)

Note: Ontario Regulation 562/05 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Clause 2 (1) (a) of Ontario Regulation 562/05 is amended by striking out “subsections (4), (5), (6) and (7)” and substituting “subsections (4), (4.1), (5), (6), (7) and (8)”.

(2) Section 2 of the Regulation is amended by adding the following subsection:

(4.1) If a member of the recipient's benefit unit has the medical condition referred to in Item 3.1 (Chronic Hepatitis C (BMI < 25)) of Schedule 1 and one or more of the following medical conditions, the amount to be included in the recipient's budgetary requirements shall be determined as if the member only had the one condition that has the highest monthly amount as indicated in Column C of Schedule 1:

1. Chronic wounds or burns requiring protein.
2. Renal Failure — Pre-Dialysis (GFR < 30).
3. Renal Failure — Peritoneal/Hemodialysis.
4. Any medical condition listed in Schedule 1 that is identified in Column B of the Schedule as a medical condition that may cause weight loss.

(3) Subsection 2 (8) of the Regulation is amended by striking out “Item 25.3 (Renal Failure)” and substituting “Item 25.3 (Renal Failure (GFR < 30))”.

2. (1) Schedule 1 to the Regulation is amended by adding the following item:

3.1	Chronic Hepatitis C (BMI < 25)		\$88, subject to subsection 2 (4.1)
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(2) Item 25.3 of Schedule 1 to the Regulation is revoked and the following substituted:

25.3	Renal Failure (GFR < 30)	Yes	\$191 or such higher amount as may be permitted in accordance with subsection 2 (2)
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Commencement

3. This Regulation comes into force on the later of January 25, 2013 and the day this Regulation is filed.

Made by:
Pris par :

Le ministre des Services sociaux et communautaires,

JOHN CHRISTOPHER MILLOY
Minister of Community and Social Services

Date made: January 22, 2013.
Pris le : 22 janvier 2013.

RÈGLEMENT DE L'ONTARIO 23/13

pris en vertu de la

LOI DE 1997 SUR LE PROGRAMME ONTARIEN DE SOUTIEN AUX PERSONNES HANDICAPÉES

pris le 22 janvier 2013
 déposé le 24 janvier 2013
 publié sur le site Lois-en-ligne le 24 janvier 2013
 imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. de l'Ont. 562/05
 (DÉCLARATIONS DE PRINCIPES PRESCRITES)

Remarque : Le Règlement de l'Ontario 562/05 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) L'alinéa 2 (1) a) du Règlement de l'Ontario 562/05 est modifié par remplacement de «paragraphe (4), (5), (6) et (7)» par «paragraphe (4), (4.1), (5), (6), (7) et (8)» à la fin de l'alinéa.

(2) L'article 2 du Règlement est modifié par adjonction du paragraphe suivant :

(4.1) Si un membre du groupe de prestataires d'un bénéficiaire souffre de l'état pathologique visé au numéro 3.1 (Hépatite chronique C (IMC < 25)) de l'annexe 1 et d'un ou de plusieurs des états pathologiques suivants, le montant qui doit être inclus dans les besoins matériels du bénéficiaire est déterminé comme si le membre souffrait de l'état donnant droit au montant mensuel maximal, tel qu'indiqué à la colonne C de l'annexe 1 :

1. Plaies chroniques ou brûlures nécessitant des protéines.
2. Insuffisance rénale — Prédialyse (DFG < 30).
3. Insuffisance rénale — Dialyse péritonéale/hémodialyse.
4. Tout état pathologique figurant à l'annexe 1 qui est identifié à la colonne B de l'annexe comme étant un état pathologique pouvant causer une perte de poids.

(3) Le paragraphe 2 (8) du Règlement est modifié par remplacement de «numéro 25.3 (Insuffisance rénale)» par «numéro 25.3 (Insuffisance rénale (DFG < 30))».

2. (1) L'annexe 1 du Règlement est modifiée par adjonction du numéro suivant :

3.1	Hépatite chronique C (IMC < 25)		88 \$, sous réserve du paragraphe 2 (4.1)
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(2) Le numéro 25.3 de l'annexe 1 du Règlement est abrogé et remplacé par ce qui suit :

25.3	Insuffisance rénale (DFG < 30)	Oui	191 \$ ou le montant plus élevé permis conformément au paragraphe 2 (2)
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Entrée en vigueur

3. Le présent règlement entre en vigueur le dernier en date du 25 janvier 2013 et du jour de son dépôt.

Made by:

Pris par :

Le ministre des Services sociaux et communautaires,

JOHN CHRISTOPHER MILLOY
Minister of Community and Social Services

Date made: January 22, 2013.
 Pris le : 22 janvier 2013.

ONTARIO REGULATION 24/13

made under the

ONTARIO WORKS ACT, 1997

Made: January 22, 2013

Filed: January 24, 2013

Published on e-Laws: January 24, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 564/05
(PRESCRIBED POLICY STATEMENTS)

Note: Ontario Regulation 564/05 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Clause 2 (1) (a) of Ontario Regulation 564/05 is amended by striking out “subsections (4), (5), (6) and (7)” and substituting “subsections (4), (4.1), (5), (6), (7) and (8)”.

(2) Section 2 of the Regulation is amended by adding the following subsection:

(4.1) If a member of the recipient's benefit unit has the medical condition referred to in Item 3.1 (Chronic Hepatitis C (BMI < 25)) of Schedule 1 and one or more of the following medical conditions, the amount to be included in the recipient's budgetary requirements shall be determined as if the member only had the one condition that has the highest monthly amount as indicated in Column C of Schedule 1:

1. Chronic wounds or burns requiring protein.
2. Renal Failure — Pre-Dialysis (GFR < 30).
3. Renal Failure — Peritoneal/Hemodialysis.
4. Any medical condition listed in Schedule 1 that is identified in Column B of the Schedule as a medical condition that may cause weight loss.

(3) Subsection 2 (8) of the Regulation is amended by striking out “Item 25.3 (Renal Failure)” and substituting “Item 25.3 (Renal Failure (GFR < 30))”.

2. (1) Schedule 1 to the Regulation is amended by adding the following item:

3.1	Chronic Hepatitis C (BMI < 25)		\$88, subject to subsection 2 (4.1)
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(2) Item 25.3 of Schedule 1 to the Regulation is revoked and the following substituted:

25.3	Renal Failure (GFR < 30)	Yes	\$191 or such higher amount as may be permitted in accordance with subsection 2 (2)
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Commencement

3. This Regulation comes into force on the later of January 25, 2013 and the day this Regulation is filed.

Made by:
Pris par :

Le ministre des Services sociaux et communautaires,

JOHN CHRISTOPHER MILLOY
Minister of Community and Social Services

Date made: January 22, 2013.
Pris le : 22 janvier 2013.

RÈGLEMENT DE L'ONTARIO 24/13

pris en vertu de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 22 janvier 2013

déposé le 24 janvier 2013

publié sur le site Lois-en-ligne le 24 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. de l'Ont. 564/05

(DÉCLARATIONS DE PRINCIPES PRESCRITES)

Remarque : Le Règlement de l'Ontario 564/05 a été modifié antérieurement. Ces modifications sont indiquées dans l'Histoire législative détaillée des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) L'alinéa 2 (1) a) du Règlement de l'Ontario 564/05 est modifié par remplacement de «paragraphe (4), (5), (6) et (7)» par «paragraphe (4), (4.1), (5), (6), (7) et (8)» à la fin de l'alinéa.

(2) L'article 2 du Règlement est modifié par adjonction du paragraphe suivant :

(4.1) Si un membre du groupe de prestataires d'un bénéficiaire souffre de l'état pathologique visé au numéro 3.1 (Hépatite chronique C (IMC < 25)) de l'annexe 1 et d'un ou de plusieurs des états pathologiques suivants, le montant qui doit être inclus dans les besoins matériels du bénéficiaire est déterminé comme si le membre souffrait de l'état donnant droit au montant mensuel maximal, tel qu'indiqué à la colonne C de l'annexe 1 :

1. Plaies chroniques ou brûlures nécessitant des protéines.
2. Insuffisance rénale — Prédialyse (DFG < 30).
3. Insuffisance rénale — Dialyse péritonéale/hémodialyse.
4. Tout état pathologique figurant à l'annexe 1 qui est identifié à la colonne B de l'annexe comme étant un état pathologique pouvant causer une perte de poids.

(3) Le paragraphe 2 (8) du Règlement est modifié par remplacement de «numéro 25.3 (Insuffisance rénale)» par «numéro 25.3 (Insuffisance rénale (DFG < 30))».

2. (1) L'annexe 1 du Règlement est modifiée par adjonction du numéro suivant :

3.1	Hépatite chronique C (IMC < 25)		88 \$, sous réserve du paragraphe 2 (4.1)
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(2) Le numéro 25.3 de l'annexe 1 du Règlement est abrogé et remplacé par ce qui suit :

25.3	Insuffisance rénale (DFG < 30)	Oui	191 \$ ou le montant plus élevé permis conformément au paragraphe 2 (2)
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Entrée en vigueur

3. Le présent règlement entre en vigueur le dernier en date du 25 janvier 2013 et du jour de son dépôt.

Made by:

Pris par :

Le ministre des Services sociaux et communautaires,

JOHN CHRISTOPHER MILLOY
Minister of Community and Social Services

Date made: January 22, 2013.

Pris le : 22 janvier 2013.

ONTARIO REGULATION 25/13

made under the

ENDANGERED SPECIES ACT, 2007

Made: January 24, 2013

Filed: January 24, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 230/08

(SPECIES AT RISK IN ONTARIO LIST)

Note: Ontario Regulation 230/08 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Schedules 1, 2, 3 and 4 to Ontario Regulation 230/08 are revoked and the following substituted:

SCHEDULE 1
EXTIRPATED SPECIES

Item	Common Name	Scientific Name
Mosses		
1.	Incurved Grizzled Moss	<i>Ptychomitrium incurvum</i>
Vascular Plants		
2.	Illinois Tick-trefoil	<i>Desmodium illinoense</i>
3.	Spring Blue-eyed Mary	<i>Collinsia verna</i>
Insects		
4.	American Burying Beetle	<i>Nicrophorus americanus</i>
5.	Eastern Persius Duskywing	<i>Erynnis persius persius</i>
6.	Frosted Elfin	<i>Callophrys irus</i>
7.	Karner Blue	<i>Lycaeides melissa samuelis</i>
Fishes		
8.	Gravel Chub	<i>Erimystax x-punctatus</i>
9.	Paddlefish	<i>Polyodon spathula</i>
Amphibians		
10.	Blanchard's Cricket Frog	<i>Acris blanchardi</i>
11.	Eastern Tiger Salamander	<i>Ambystoma tigrinum</i>
12.	Spring Salamander	<i>Gyrinophilus porphyriticus</i>
Reptiles		
13.	Timber Rattlesnake	<i>Crotalus horridus</i>
Birds		
14.	Eskimo Curlew	<i>Numenius borealis</i>
15.	Greater Prairie-Chicken	<i>Tympanuchus cupido</i>

SCHEDULE 2
ENDANGERED SPECIES

Item	Common Name	Scientific Name
Lichens		
1.	Pale-bellied Frost Lichen	<i>Physconia subpallida</i>
Mosses		
2.	Spoon-leaved Moss	<i>Bryoandersonia illecebra</i>
Vascular Plants		
3.	American Chestnut	<i>Castanea dentata</i>
4.	American Columbo	<i>Frasera caroliniensis</i>
5.	American Ginseng	<i>Panax quinquefolius</i>
6.	Bent Spike-rush	<i>Eleocharis geniculata</i>
7.	Bird's-foot Violet	<i>Viola pedata</i>

Item	Common Name	Scientific Name
8.	Bluehearts	<i>Buchnera americana</i>
9.	Blunt-lobed Woodsia	<i>Woodsia obtusa</i>
10.	Butternut	<i>Juglans cinerea</i>
11.	Cherry Birch	<i>Betula lenta</i>
12.	Cucumber Tree	<i>Magnolia acuminata</i>
13.	Drooping Trillium	<i>Trillium flexipes</i>
14.	Eastern Flowering Dogwood	<i>Cornus florida</i>
15.	Eastern Prairie Fringed-orchid	<i>Platanthera leucophaea</i>
16.	Eastern Prickly Pear Cactus ¹	<i>Opuntia humifusa</i>
17.	Engelmann's Quillwort	<i>Isoetes engelmannii</i>
18.	False Hop Sedge	<i>Carex lupuliformis</i>
19.	Few-flowered Club-rush ²	<i>Trichophorum planifolium</i>
20.	Forked Three-awned Grass	<i>Aristida basiramea</i>
21.	Four-leaved Milkweed	<i>Asclepias quadrifolia</i>
22.	Gattinger's Agalinis	<i>Agalinis gattingeri</i>
23.	Heart-leaved Plantain	<i>Plantago cordata</i>
24.	Hoary Mountain-mint	<i>Pycnanthemum incanum</i>
25.	Horsetail Spike-rush	<i>Eleocharis equisetoides</i>
26.	Juniper Sedge	<i>Carex juniperorum</i>
27.	Large Whorled Pogonia	<i>Isotria verticillata</i>
28.	Nodding Pogonia	<i>Triphora trianthophora</i>
29.	Ogden's Pondweed	<i>Potamogeton ogdenii</i>
30.	Pink Milkwort	<i>Polygala incarnata</i>
31.	Red Mulberry	<i>Morus rubra</i>
32.	Scarlet Ammannia	<i>Ammannia robusta</i>
33.	Showy Goldenrod (Great Lakes Plains population)	<i>Solidago speciosa</i>
34.	Skinner's Agalinis	<i>Agalinis skinneriana</i>
35.	Slender Bush-clover ³	<i>Lespedeza virginica</i>
36.	Small White Lady's-slipper	<i>Cypripedium candidum</i>
37.	Small Whorled Pogonia	<i>Isotria medeoloides</i>
38.	Spotted Wintergreen	<i>Chimaphila maculata</i>
39.	Toothcup	<i>Rotala ramosior</i>
40.	Virginia Goat's-rue	<i>Tephrosia virginiana</i>
41.	Virginia Mallow	<i>Sida hermaphrodita</i>
42.	Western Silvery Aster	<i>Symphotrichum sericeum</i>
43.	White Prairie Gentian	<i>Gentiana alba</i>
44.	Wood-poppy	<i>Stylophorum diphyllum</i>
Molluscs		
45.	Eastern Pondmussel	<i>Ligumia nasuta</i>
46.	Fawnsfoot	<i>Truncilla donaciformis</i>
47.	Hickorynut	<i>Obovaria olivaria</i>
48.	Kidneyshell	<i>Ptychobranhus fasciolaris</i>
49.	Northern Riffleshell	<i>Epioblasma torulosa rangiana</i>
50.	Rayed Bean	<i>Villosa fabalis</i>
51.	Round Hickorynut	<i>Obovaria subrotunda</i>
52.	Round Pigtoe	<i>Pleurobema sintoxia</i>
53.	Salamander Mussel	<i>Simpsonia ambigua</i>
54.	Snuffbox	<i>Epioblasma triquetra</i>
Insects		
55.	Aweme Borer Moth	<i>Papaipema aweme</i>
56.	Bogbean Buckmoth	<i>Hemileuca sp.</i>
57.	Hine's Emerald	<i>Somatochlora hineana</i>
58.	Hungerford's Crawling Water Beetle	<i>Brychius hungerfordi</i>

Item	Common Name	Scientific Name
59.	Laura's Clubtail	<i>Stylurus laurae</i>
60.	Northern Barrens Tiger Beetle	<i>Cicindela patruela</i>
61.	Pygmy Snaketail	<i>Ophiogomphus howei</i>
62.	Rapids Clubtail	<i>Gomphus quadricolor</i>
63.	Rusty-patched Bumble Bee	<i>Bombus affinis</i>
Fishes		
64.	American Eel	<i>Anguilla rostrata</i>
65.	Eastern Sand Darter	<i>Ammocrypta pellucida</i>
66.	Northern Madtom	<i>Noturus stigmosus</i>
67.	Pugnose Shiner	<i>Notropis anogenus</i>
68.	Redside Dace	<i>Clinostomus elongatus</i>
69.	Shortnose Cisco	<i>Coregonus reighardi</i>
Amphibians		
70.	Allegheny Mountain Dusky Salamander	<i>Desmognathus ochrophaeus</i>
71.	Fowler's Toad	<i>Anaxyrus fowleri</i>
72.	Jefferson Salamander	<i>Ambystoma jeffersonianum</i>
73.	Northern Dusky Salamander	<i>Desmognathus fuscus</i>
74.	Small-mouthed Salamander	<i>Ambystoma texanum</i>
Reptiles		
75.	Blue Racer	<i>Coluber constrictor foxii</i>
76.	Butler's Gartersnake	<i>Thamnophis butleri</i>
77.	Common Five-lined Skink (Carolinian population)	<i>Plestiodon fasciatus</i>
78.	Eastern Foxsnake (Carolinian population)	<i>Pantherophis gloydi</i>
79.	Gray Ratsnake (Carolinian population)	<i>Pantherophis spiloides</i>
80.	Lake Erie Watersnake	<i>Nerodia sipedon insularum</i>
81.	Queensnake	<i>Regina septemvittata</i>
82.	Spotted Turtle	<i>Clemmys guttata</i>
83.	Wood Turtle	<i>Glyptemys insculpta</i>
Birds		
84.	Acadian Flycatcher	<i>Empidonax vireescens</i>
85.	Barn Owl	<i>Tyto alba</i>
86.	Golden Eagle	<i>Aquila chrysaetos</i>
87.	Henslow's Sparrow	<i>Ammodramus henslowii</i>
88.	King Rail	<i>Rallus elegans</i>
89.	Kirtland's Warbler	<i>Setophaga kirtlandii</i>
90.	Loggerhead Shrike	<i>Lanius ludovicianus</i>
91.	Northern Bobwhite	<i>Colinus virginianus</i>
92.	Piping Plover	<i>Charadrius melodus</i>
93.	Prothonotary Warbler	<i>Protonotaria citrea</i>
94.	Red Knot <i>rufa</i> subspecies	<i>Calidris canutus rufa</i>
95.	Yellow-breasted Chat	<i>Icteria virens</i>
Mammals		
96.	American Badger	<i>Taxidea taxus</i>
97.	Little Brown Myotis	<i>Myotis lucifugus</i>
98.	Mountain Lion or Cougar	<i>Puma concolor</i>
99.	Northern Myotis	<i>Myotis septentrionalis</i>

Notes to Schedule 2:

¹ The classification of Eastern Prickly Pear Cactus applies to Fish Point Provincial Nature Reserve on Pelee Island in the Township of Pelee.

² The classification of Few-flowered Club-rush applies to Lot 32, ranges 2 and 3, in the City of Pickering (formerly the geographic Township of Pickering), and to the Royal Botanical Gardens in the City of Hamilton.

³ The classification of Slender Bush-clover applies to Tallgrass Prairie Heritage Park, Ojibway Park and Black Oak Heritage Park in the City of Windsor.

SCHEDULE 3
THREATENED SPECIES

Item	Common Name	Scientific Name
Lichens		
1.	Flooded Jellyskin	<i>Leptogium rivulare</i>
Vascular Plants		
2.	American Water-willow	<i>Justicia americana</i>
3.	Branched Bartonian	<i>Bartonia paniculata</i>
4.	Colicroot	<i>Aletris farinosa</i>
5.	Common Hoptree	<i>Ptelea trifoliata</i>
6.	Crooked-stem Aster	<i>Symphyotrichum prenanthoides</i>
7.	Deerberry	<i>Vaccinium stamineum</i>
8.	Dense Blazing Star	<i>Liatris spicata</i>
9.	Dwarf Hackberry	<i>Celtis tenuifolia</i>
10.	False Rue-anemone	<i>Enemion biternatum</i>
11.	Goldenseal	<i>Hydrastis canadensis</i>
12.	Hill's Thistle	<i>Cirsium hillii</i>
13.	Houghton's Goldenrod	<i>Solidago houghtonii</i>
14.	Kentucky Coffee-tree	<i>Gymnocladus dioica</i>
15.	Lakeside Daisy	<i>Tetaneuris herbacea</i>
16.	Pitcher's Thistle	<i>Cirsium pitcheri</i>
17.	Purple Twayblade	<i>Liparis liliifolia</i>
18.	Round-leaved Greenbrier	<i>Smilax rotundifolia</i>
19.	Showy Goldenrod (Boreal population)	<i>Solidago speciosa</i>
20.	Small-flowered Lipocarpa	<i>Lipocarpa micrantha</i>
21.	White Wood Aster	<i>Eurybia divaricata</i>
22.	Wild Hyacinth	<i>Camassia scilloides</i>
23.	Willowleaf Aster	<i>Symphyotrichum praealtum</i>
Molluscs		
24.	Mapleleaf Mussel	<i>Quadrula quadrula</i>
25.	Rainbow Mussel	<i>Villosa iris</i>
26.	Wavy-rayed Lampmussel	<i>Lampsilis fasciola</i>
Fishes		
27.	Black Redhorse	<i>Moxostoma duquesnei</i>
28.	Channel Darter	<i>Percina copelandi</i>
29.	Cutlip Minnow	<i>Exoglossum maxillingua</i>
30.	Lake Chubsucker	<i>Erimyzon sucetta</i>
31.	Lake Sturgeon (Great Lakes-Upper St. Lawrence River population)	<i>Acipenser fulvescens</i>
32.	Lake Sturgeon (Northwestern Ontario population)	<i>Acipenser fulvescens</i>
33.	Pugnose Minnow	<i>Opsopoeodus emiliae</i>
34.	Shortjaw Cisco	<i>Coregonus zenithicus</i>
35.	Silver Chub	<i>Macrhybopsis storeriana</i>
36.	Silver Shiner	<i>Notropis photogenis</i>
37.	Spotted Gar	<i>Lepisosteus oculatus</i>
Reptiles		
38.	Blanding's Turtle	<i>Emydoidea blandingii</i>
39.	Eastern Foxsnake (Georgian Bay population)	<i>Pantherophis gloydi</i>
40.	Eastern Hog-nosed Snake	<i>Heterodon platirhinos</i>
41.	Eastern Musk Turtle	<i>Sternotherus odoratus</i>
42.	Gray Ratsnake (Frontenac Axis population)	<i>Pantherophis spiloides</i>
43.	Massasauga	<i>Sistrurus catenatus</i>

Item	Common Name	Scientific Name
44.	Spiny Softshell	<i>Apalone spinifera</i>
Birds		
45.	American White Pelican	<i>Pelecanus erythrorhynchos</i>
46.	Barn Swallow	<i>Hirundo rustica</i>
47.	Bobolink	<i>Dolichonyx oryzivorus</i>
48.	Cerulean Warbler	<i>Setophaga cerulea</i>
49.	Chimney Swift	<i>Chaetura pelagica</i>
50.	Eastern Meadowlark	<i>Sturnella magna</i>
51.	Eastern Whip-poor-will	<i>Caprimulgus vociferus</i>
52.	Least Bittern	<i>Ixobrychus exilis</i>
Mammals		
53.	Grey Fox	<i>Urocyon cinereoargenteus</i>
54.	Polar Bear	<i>Ursus maritimus</i>
55.	Wolverine	<i>Gulo gulo</i>
56.	Woodland Caribou (Forest-dwelling boreal population)	<i>Rangifer tarandus caribou</i>

SCHEDULE 4
SPECIAL CONCERN SPECIES

Item	Common Name	Scientific Name
Mosses		
1.	Pygmy Pocket Moss	<i>Fissidens exilis</i>
Vascular Plants		
2.	Blue Ash	<i>Fraxinus quadrangulata</i>
3.	Broad Beech Fern	<i>Phegopteris hexagonoptera</i>
4.	Climbing Prairie Rose	<i>Rosa setigera</i>
5.	Dwarf Lake Iris	<i>Iris lacustris</i>
6.	Green Dragon	<i>Arisaema dracontium</i>
7.	Hart's-tongue Fern	<i>Asplenium scolopendrium</i>
8.	Hill's Pondweed	<i>Potamogeton hillii</i>
9.	Riddell's Goldenrod	<i>Solidago riddellii</i>
10.	Shumard Oak	<i>Quercus shumardii</i>
11.	Swamp Rose-mallow	<i>Hibiscus moscheutos</i>
12.	Tuberous Indian-plantain	<i>Arnoglossum plantagineum</i>
Insects		
13.	Monarch	<i>Danaus plexippus</i>
14.	West Virginia White	<i>Pieris virginiensis</i>
Fishes		
15.	Blackstripe Topminnow	<i>Fundulus notatus</i>
16.	Bridle Shiner	<i>Notropis bifrenatus</i>
17.	Grass Pickerel	<i>Esox americanus vermiculatus</i>
18.	Lake Sturgeon (Southern Hudson Bay-James Bay population)	<i>Acipenser fulvescens</i>
19.	Northern Brook Lamprey	<i>Ichthyomyzon fossor</i>
20.	River Redhorse	<i>Moxostoma carinatum</i>
21.	Silver Lamprey (Great Lakes - Upper St. Lawrence River population)	<i>Ichthyomyzon unicuspis</i>
22.	Spotted Sucker	<i>Minytrema melanops</i>
23.	Upper Great Lakes Kiyi	<i>Coregonus kiyi kiyi</i>
24.	Warmouth	<i>Lepomis gulosus</i>
Reptiles		
25.	Common Five-lined Skink (Southern Shield population)	<i>Plestiodon fasciatus</i>
26.	Eastern Ribbonsnake	<i>Thamnophis sauritus</i>
27.	Milksnake	<i>Lampropeltis triangulum</i>
28.	Northern Map Turtle	<i>Graptemys geographica</i>

Item	Common Name	Scientific Name
29.	Snapping Turtle	<i>Chelydra serpentina</i>
Birds		
30.	Bald Eagle	<i>Haliaeetus leucocephalus</i>
31.	Black Tern	<i>Chlidonias niger</i>
32.	Canada Warbler	<i>Cardellina canadensis</i>
33.	Common Nighthawk	<i>Chordeiles minor</i>
34.	Golden-winged Warbler	<i>Vermivora chrysoptera</i>
35.	Horned Grebe	<i>Podiceps auritus</i>
36.	Louisiana Waterthrush	<i>Parkesia motacilla</i>
37.	Olive-sided Flycatcher	<i>Contopus cooperi</i>
38.	Peregrine Falcon	<i>Falco peregrinus</i>
39.	Red-headed Woodpecker	<i>Melanerpes erythrocephalus</i>
40.	Short-eared Owl	<i>Asio flammeus</i>
41.	Yellow Rail	<i>Coturnicops noveboracensis</i>
Mammals		
42.	Beluga	<i>Delphinapterus leucas</i>
43.	Eastern Mole	<i>Scalopus aquaticus</i>
44.	Eastern Wolf	<i>Canis lupus lycaon</i>
45.	Woodland Vole	<i>Microtus pinetorum</i>

Commencement**2. This Regulation comes into force on the day it is filed.**

Made by:

Pris par :

Le sous-ministre des Richesses naturelles,

DAVID O'TOOLE
Deputy Minister of Natural Resources

Date made: January 24, 2013.

Pris le : 24 janvier 2013.

RÈGLEMENT DE L'ONTARIO 25/13

pris en vertu de la

LOI DE 2007 SUR LES ESPÈCES EN VOIE DE DISPARITION

pris le 24 janvier 2013
 déposé le 24 janvier 2013
 publié sur le site Lois-en-ligne le 25 janvier 2013
 imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. de l'Ont. 230/08
 (LISTE DES ESPÈCES EN PÉRIL EN ONTARIO)

Remarque : Le Règlement de l'Ontario 230/08 a été modifié antérieurement. Ces modifications sont indiquées dans l'Histoire législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Les annexes 1, 2, 3 et 4 du Règlement de l'Ontario 230/08 sont abrogées et remplacées par ce qui suit :

ANNEXE 1
 ESPÈCES DISPARUES DE L'ONTARIO

Numéro	Nom commun	Nom scientifique
Mousses		
1.	Ptychomitre à feuilles incurvées	<i>Ptychomitrium incurvum</i>
Plantes vasculaires		
2.	Desmodie d'Illinois	<i>Desmodium illinoense</i>
3.	Collinsie printanière	<i>Collinsia verna</i>
Insectes		
4.	Nécrophore d'Amérique	<i>Nicrophorus americanus</i>
5.	Hespérie Persius de l'Est	<i>Erynnis persius persius</i>
6.	Lutin givré	<i>Callophrys irus</i>
7.	Mélissa bleu	<i>Lycaeides melissa samuelis</i>
Poissons		
8.	Gravelier	<i>Erimystax x-punctatus</i>
9.	Spatulaire	<i>Polyodon spathula</i>
Amphibiens		
10.	Rainette grillon de Blanchard	<i>Acris blanchardi</i>
11.	Salamandre tigrée de l'Est	<i>Ambystoma tigrinum</i>
12.	Salamandre pourpre	<i>Gyrinophilus porphyriticus</i>
Reptiles		
13.	Crotale des bois	<i>Crotalus horridus</i>
Oiseaux		
14.	Courlis esquimau	<i>Numenius borealis</i>
15.	Tétras des prairies	<i>Tympanuchus cupido</i>

ANNEXE 2
 ESPÈCES EN VOIE DE DISPARITION

Numéro	Nom commun	Nom scientifique
Lichens		
1.	Physconie pâle	<i>Physconia subpallida</i>
Mousses		
2.	Andersonie charmante	<i>Bryoandersonia illecebra</i>
Plantes vasculaires		
3.	Châtaignier d'Amérique	<i>Castanea dentata</i>
4.	Frasère de Caroline	<i>Frasera caroliniensis</i>
5.	Ginseng à cinq folioles	<i>Panax quinquefolius</i>
6.	Éléocharide géniculée	<i>Eleocharis geniculata</i>
7.	Violette pédalée	<i>Viola pedata</i>
8.	Buchnéra d'Amérique	<i>Buchnera americana</i>
9.	Woodsie obtuse	<i>Woodsia obtusa</i>
10.	Noyer cendré	<i>Juglans cinerea</i>
11.	Bouleau flexible	<i>Betula lenta</i>

Numéro	Nom commun	Nom scientifique
12.	Magnolia acuminé	<i>Magnolia acuminata</i>
13.	Trille à pédoncule incliné	<i>Trillium flexipes</i>
14.	Cornouiller fleuri	<i>Cornus florida</i>
15.	Platanthère blanchâtre de l'Est	<i>Platanthera leucophaea</i>
16.	Oponce de l'Est ¹	<i>Opuntia humifusa</i>
17.	Isoète d'Engelmann	<i>Isoetes engelmannii</i>
18.	Carex faux-lupulina	<i>Carex lupuliformis</i>
19.	Trichophore à feuilles plates ²	<i>Trichophorum planifolium</i>
20.	Aristide à rameaux basilaires	<i>Aristida basiramea</i>
21.	Asclépiade à quatre feuilles	<i>Asclepias quadrifolia</i>
22.	Gérardie de Gattinger	<i>Agalinis gattingeri</i>
23.	Plantain à feuilles cordées	<i>Plantago cordata</i>
24.	Pycnanthème gris	<i>Pycnanthemum incanum</i>
25.	Éléocharide fausse-prêle	<i>Eleocharis equisetoides</i>
26.	Carex des genévriers	<i>Carex juniperorum</i>
27.	Isotrie verticillée	<i>Isotria verticillata</i>
28.	Triphore penché	<i>Triphora trianthophora</i>
29.	Potamot de Ogden	<i>Potamogeton ogdenii</i>
30.	Polygale incarnat	<i>Polygala incarnata</i>
31.	Mûrier rouge	<i>Morus rubra</i>
32.	Ammannie robuste	<i>Ammannia robusta</i>
33.	Verge d'or voyante (population des plaines des Grands Lacs)	<i>Solidago speciosa</i>
34.	Gérardie de Skinner	<i>Agalinis skinneriana</i>
35.	Lespédèze de Virginie ³	<i>Lespedeza virginica</i>
36.	Cypripède blanc	<i>Cypripedium candidum</i>
37.	Isotrie fausse-médéole	<i>Isotria medeoloides</i>
38.	Chimaphile maculé	<i>Chimaphila maculata</i>
39.	Rotala rameux	<i>Rotala ramosior</i>
40.	Téphrosie de Virginie	<i>Tephrosia virginiana</i>
41.	Mauve de Virginie	<i>Sida hermaphrodita</i>
42.	Aster soyeux	<i>Symphotrichum sericeum</i>
43.	Gentiane blanche	<i>Gentiana alba</i>
44.	Stylophore à deux feuilles	<i>Stylophorum diphyllum</i>
Mollusques		
45.	Ligumie pointue	<i>Ligumia nasuta</i>
46.	Troncille pied-de-faon	<i>Truncilla donaciformis</i>
47.	Obovarie olivâtre	<i>Obovaria olivaria</i>
48.	Ptychobranche réniforme	<i>Ptychobranthus fasciolaris</i>
49.	Dysnomie ventre jaune	<i>Epioblasma torulosa rangiana</i>
50.	Villeuse haricot	<i>Villosa fabalis</i>
51.	Obovarie ronde	<i>Obovaria subrotunda</i>
52.	Pleurobème écarlate	<i>Pleurobema sintoxia</i>
53.	Mulette du necturu	<i>Simpsonaias ambigua</i>
54.	Épioblasme tricolore	<i>Epioblasma triquetra</i>
Insectes		
55.	Perce-tige d'Aweme	<i>Papaipema aweme</i>
56.	Hémileucin du ményanthe	<i>Hemileuca sp.</i>
57.	Cordulie de Hine	<i>Somatochlora hineana</i>
58.	Halipide de Hungerford	<i>Brychius hungerfordi</i>
59.	Gomphe de Laura	<i>Stylurus laurae</i>
60.	Cicindèle verte des pinèdes	<i>Cicindela patruela</i>
61.	Ophiogomphe de Howe	<i>Ophiogomphus howei</i>
62.	Gomphe des rapides	<i>Gomphus quadricolor</i>
63.	Bourdon à tache rousse	<i>Bombus affinis</i>
Poissons		
64.	Anguille d'Amérique	<i>Anguilla rostrata</i>
65.	Dard de sable	<i>Ammocrypta pellucida</i>
66.	Chat-fou du Nord	<i>Noturus stigmosus</i>
67.	Méné camus	<i>Notropis anogenus</i>
68.	Méné long	<i>Clinostomus elongatus</i>
69.	Cisco à museau court	<i>Coregonus reighardi</i>
Amphibiens		

Numéro	Nom commun	Nom scientifique
70.	Salamandre sombre des montagnes	<i>Desmognathus ochrophaeus</i>
71.	Crapaud de Fowler	<i>Anaxyrus fowleri</i>
72.	Salamandre de Jefferson	<i>Ambystoma jeffersonianum</i>
73.	Salamandre sombre du Nord	<i>Desmognathus fuscus</i>
74.	Salamandre à nez court	<i>Ambystoma texanum</i>
Reptiles		
75.	Couleuvre agile bleue	<i>Coluber constrictor foxii</i>
76.	Couleuvre à petite tête	<i>Thamnophis butleri</i>
77.	Scinque pentaligne (population carolinienne)	<i>Plestiodon fasciatus</i>
78.	Couleuvre fauve de l'Est (population carolinienne)	<i>Pantherophis gloydi</i>
79.	Couleuvre obscure (population carolinienne)	<i>Pantherophis spiloides</i>
80.	Couleuvre d'eau du lac Érié	<i>Nerodia sipedon insularum</i>
81.	Couleuvre royale	<i>Regina septemvittata</i>
82.	Tortue ponctuée	<i>Clemmys guttata</i>
83.	Tortue des bois	<i>Glyptemys insculpta</i>
Oiseaux		
84.	Moucherolle vert	<i>Empidonax virescens</i>
85.	Effraie des clochers	<i>Tyto alba</i>
86.	Aigle royal	<i>Aquila chrysaetos</i>
87.	Bruant de Henslow	<i>Ammodramus henslowii</i>
88.	Râle élégant	<i>Rallus elegans</i>
89.	Paruline de Kirtland	<i>Setophaga kirtlandii</i>
90.	Pie-grièche migratrice	<i>Lanius ludovicianus</i>
91.	Colin de Virginie	<i>Colinus virginianus</i>
92.	Pluvier siffleur	<i>Charadrius melodus</i>
93.	Paruline orangée	<i>Protonotaria citrea</i>
94.	Bécasseau maubèche de la sous-espèce rufa	<i>Calidris canutus rufa</i>
95.	Paruline polyglotte	<i>Icteria virens</i>
Mammifères		
96.	Blaireau d'Amérique	<i>Taxidea taxus</i>
97.	Petite chauve-souris brune	<i>Myotis lucifugus</i>
98.	Cougar ou lion de montagne	<i>Puma concolor</i>
99.	Vespertilion nordique	<i>Myotis septentrionalis</i>

Notes de l'annexe 2 :

¹ Le classement de l'oponce de l'Est s'applique à la Réserve naturelle provinciale de la pointe Fish, située sur l'île Pelée dans le canton de Pelée.

² Le classement du trichophore à feuilles plates s'applique au lot 32, rangs 2 et 3, de la cité de Pickering (anciennement le canton géographique de Pickering), et aux Jardins botaniques royaux situés dans la cité de Hamilton.

³ Le classement de la lespédèze de Virginie s'applique aux parcs appelés Tallgrass Prairie Heritage Park, Ojibway Park et Black Oak Heritage Park situés dans la cité de Windsor.

ANNEXE 3 ESPÈCES MENACÉES

Numéro	Nom commun	Nom scientifique
Lichens		
1.	Leptoge des terrains inondés	<i>Leptogium rivulare</i>
Plantes vasculaires		
2.	Carmantine d'Amérique	<i>Justicia americana</i>
3.	Bartonie paniculée	<i>Bartonia paniculata</i>
4.	Alétris farineux	<i>Aletris farinosa</i>
5.	Ptéléa trifolié	<i>Ptelea trifoliata</i>
6.	Aster fausse-prenanthe	<i>Symphyotrichum prenanthoides</i>
7.	Airelle à longues étamines	<i>Vaccinium stamineum</i>
8.	Liatris à épi	<i>Liatris spicata</i>
9.	Micocoulier rabougri	<i>Celtis tenuifolia</i>
10.	Isopyre à feuilles bitemées	<i>Enemion biternatum</i>
11.	Hydraste du Canada	<i>Hydrastis canadensis</i>
12.	Chardon de Hill	<i>Cirsium hillii</i>
13.	Verge d'or de Houghton	<i>Solidago houghtonii</i>

Numéro	Nom commun	Nom scientifique
14.	Chicot févier	<i>Gymnocladus dioicus</i>
15.	Hyménoxys herbacé	<i>Tetranneuris herbacea</i>
16.	Chardon de Pitcher	<i>Cirsium pitcheri</i>
17.	Liparis à feuilles de lis	<i>Liparis liliifolia</i>
18.	Smilax à feuilles rondes	<i>Smilax rotundifolia</i>
19.	Verge d'or voyante (population boréale)	<i>Solidago speciosa</i>
20.	Lipocarphe à petites fleurs	<i>Lipocarpa micrantha</i>
21.	Aster divariqué	<i>Eurybia divaricata</i>
22.	Camassie faux-scille	<i>Camassia scilloides</i>
23.	Aster très élevé	<i>Symphotrichum praealtum</i>
Mollusques		
24.	Mulette feuille d'érable	<i>Quadrula quadrula</i>
25.	Villeuse irisée	<i>Villosa iris</i>
26.	Lampsile fasciolée	<i>Lampsilis fasciola</i>
Poissons		
27.	Chevalier noir	<i>Moxostoma duquesnei</i>
28.	Dard gris	<i>Percina copelandi</i>
29.	Bec-de-lièvre	<i>Exoglossum maxillingua</i>
30.	Sucet de lac	<i>Erimyzon sucetta</i>
31.	Esturgeon jaune (population des Grands Lacs et du haut Saint-Laurent)	<i>Acipenser fulvescens</i>
32.	Esturgeon jaune (population du Nord-Ouest de l'Ontario)	<i>Acipenser fulvescens</i>
33.	Petit-bec	<i>Opsopoeodus emiliae</i>
34.	Cisco à mâchoires égales	<i>Coregonus zenithicus</i>
35.	Méné à grandes écailles	<i>Macrhybopsis storeriana</i>
36.	Méné miroir	<i>Notropis photogenis</i>
37.	Lépisosté tacheté	<i>Lepisosteus oculatus</i>
Reptiles		
38.	Tortue mouchetée	<i>Emydoidea blandingii</i>
39.	Couleuvre fauve de l'Est (population de la baie Georgienne)	<i>Pantherophis gloydi</i>
40.	Couleuvre à nez plat de l'Est	<i>Heterodon platirhinos</i>
41.	Tortue musquée de l'Est	<i>Sternotherus odoratus</i>
42.	Couleuvre obscure (population de l'axe de Frontenac)	<i>Pantherophis spiloides</i>
43.	Massasauga	<i>Sistrurus catenatus</i>
44.	Tortue molle à épines	<i>Apalone spinifera</i>
Oiseaux		
45.	Pélican d'Amérique	<i>Pelecanus erythrorhynchos</i>
46.	Hirondelle rustique	<i>Hirundo rustica</i>
47.	Goglu des prés	<i>Dolichonyx oryzivorus</i>
48.	Paruline azurée	<i>Setophaga cerulea</i>
49.	Martinet ramoneur	<i>Chaetura pelagica</i>
50.	Sturnelle des prés	<i>Sturnella magna</i>
51.	Engoulevent bois-pourri	<i>Caprimulgus vociferous</i>
52.	Petit blongios	<i>Ixobrychus exilis</i>
Mammifères		
53.	Renard gris	<i>Urocyon cinereoargenteus</i>
54.	Ours polaire	<i>Ursus maritimus</i>
55.	Carcajou	<i>Gulo gulo</i>
56.	Caribou des bois (population boréale sylvicole)	<i>Rangifer tarandus caribou</i>

ANNEXE 4 ESPÈCES PRÉOCCUPANTES

Numéro	Nom commun	Nom scientifique
Mousses		
1.	Fissident pygmée	<i>Fissidens exilis</i>
Plantes vasculaires		
2.	Frêne bleu	<i>Fraxinus quadrangulata</i>
3.	Phégoptéride à hexagones	<i>Phegopteris hexagonoptera</i>
4.	Rosier sétigère	<i>Rosa setigera</i>
5.	Iris lacustre	<i>Iris lacustris</i>
6.	Arisème dragon	<i>Arisaema dracontium</i>

Numéro	Nom commun	Nom scientifique
7.	Scolopendre	<i>Asplenium scolopendrium</i>
8.	Potamot de Hill	<i>Potamogeton hillii</i>
9.	Verge d'or de Riddell	<i>Solidago riddellii</i>
10.	Chêne de Shumard	<i>Quercus shumardii</i>
11.	Ketmie de marais	<i>Hibiscus moscheutos</i>
12.	Arnoglosse plantain	<i>Arnoglossum plantagineum</i>
Insectes		
13.	Monarque	<i>Danaus plexippus</i>
14.	Piérade de Virginie	<i>Pieris virginiensis</i>
Poissons		
15.	Fondule rayé	<i>Fundulus notatus</i>
16.	Méné d'herbe	<i>Notropis bifrenatus</i>
17.	Brochet vermiculé	<i>Esox americanus vermiculatus</i>
18.	Esturgeon jaune (population du Sud de la baie d'Hudson-baie James)	<i>Acipenser fulvescens</i>
19.	Lamproie du Nord	<i>Ichthyomyzon fossor</i>
20.	Chevalier de rivière	<i>Moxostoma carinatum</i>
21.	Lamproie argentée (population des Grands Lacs et du haut Saint-Laurent)	<i>Ichthyomyzon unicuspis</i>
22.	Meunier tacheté	<i>Minytrema melanops</i>
23.	Kiyi du secteur supérieur des Grands Lacs	<i>Coregonus kiyi kiyi</i>
24.	Crapet sac-à-lait	<i>Lepomis gulosus</i>
Reptiles		
25.	Scinque pentaligne (population du Sud du Bouclier canadien)	<i>Plestiodon fasciatus</i>
26.	Couleuvre mince	<i>Thamnophis sauritus</i>
27.	Couleuvre tachetée	<i>Lampropeltis triangulum</i>
28.	Tortue géographique	<i>Graptemys geographica</i>
29.	Chélydre serpentine	<i>Chelydra serpentina</i>
Oiseaux		
30.	Pygargue à tête blanche	<i>Haliaeetus leucocephalus</i>
31.	Guifette noire	<i>Chlidonias niger</i>
32.	Paruline du Canada	<i>Cardellina canadensis</i>
33.	Engoulement d'Amérique	<i>Chordeiles minor</i>
34.	Paruline à ailes dorées	<i>Vermivora chrysoptera</i>
35.	Grèbe esclavon	<i>Podiceps auritus</i>
36.	Paruline hochequeue	<i>Parkesia motacilla</i>
37.	Moucherolle à côtés olive	<i>Contopus cooperi</i>
38.	Faucon pèlerin	<i>Falco peregrinus</i>
39.	Pic à tête rouge	<i>Melanerpes erythrocephalus</i>
40.	Hibou des marais	<i>Asio flammeus</i>
41.	Râle jaune	<i>Coturnicops noveboracensis</i>
Mammifères		
42.	Béluga	<i>Delphinapterus leucas</i>
43.	Taupe à queue glabre	<i>Scalopus aquaticus</i>
44.	Loup de l'Est	<i>Canis lupus lycaon</i>
45.	Campagnol sylvestre	<i>Microtus pinetorum</i>

Entrée en vigueur**2. Le présent règlement entre en vigueur le jour de son dépôt.**

Made by:

Pris par :

*Le sous-ministre des Richesses naturelles,***DAVID O'TOOLE**
Deputy Minister of Natural Resources

Date made: January 24, 2013.

Pris le : 24 janvier 2013.

6/13

ONTARIO REGULATION 26/13

made under the

PROFESSIONAL ENGINEERS ACT

Made: September 21, 2012

Approved: January 23, 2013

Filed: January 24, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending Reg. 941 of R.R.O. 1990

(GENERAL)

Note: Regulation 941 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Regulation 941 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:**88. (1)** In this section,

“industrial exemption repeal date” means the day subsection 5 (17) of Schedule 2 to the *Open for Business Act, 2010* comes into force.

(2) The Act does not apply to any act done on or after the industrial exemption repeal date by a person who is not the holder of a licence, a temporary licence, a provisional licence or a limited licence that is within the practice of professional engineering in relation to machinery or equipment, other than equipment of a structural nature, for use in the facilities of the person's employer in the production of products by the person's employer, if, before the industrial exemption repeal date,

(a) the person applies for a licence, temporary licence or limited licence;

(b) the person's employer files a document with the Registrar containing the information set out in subsection (3), in the form provided by the Association, and the document is approved in writing by the Registrar; and

(c) the person is a person named in the document under clause (3) (b).

(3) The document shall contain,

(a) a statement by the person's employer that the employer is employing or will employ persons who,

(i) are not holders of a licence, a temporary licence, a provisional licence or a limited licence, and

(ii) do acts described in subsection (2);

(b) the names of the persons referred to in clause (a); and

(c) a statement by the person's employer that the employer and each of the persons referred to in clause (a) are taking and shall take all necessary measures to ensure that any act described in subsection (2) that is done by that person on or after the industrial exemption repeal date by virtue of the exemption in subsection (2) shall be done in a manner that safeguards life, health, property, economic interests, the public welfare and the environment.

(4) Subsection (2) does not apply to acts done by a person if the person's employer knowingly makes a false statement in the document.

(5) If the person's application for a licence, temporary licence or limited licence is refused by the Registrar or withdrawn, subsection (2) ceases to apply to acts done by the person on and after the date of the refusal or withdrawal.

(6) If the Registrar discovers that the person is failing or has failed to meet the obligation described in clause (3) (c), subsection (2) ceases to apply to acts done by the person on and after the first day on which the failure occurred.

(7) If the Registrar discovers that an employer is failing or has failed to meet the obligation described in clause (3) (c), subsection (2) ceases to apply to acts done by any of the persons named by the employer under clause (3) (b) on and after the first day on which the failure occurred.

(8) The Registrar shall give notice of a cessation under subsection (6) or (7) to each of the affected persons and to his or her employer, and the Registrar shall indicate in the notice the date of and reason for the cessation.

2. Section 88 of the Regulation, as made by section 1, is revoked.**Commencement****3. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.**

(2) Section 2 comes into force on the first anniversary of the day subsection 5 (17) of Schedule 2 to the *Open for Business Act, 2010* comes into force.

Made by:

COUNCIL OF THE ASSOCIATION OF PROFESSIONAL ENGINEERS OF ONTARIO:

DENIS DIXON
President,

LINDA LATHAM,
Deputy Registrar, Regulatory Compliance

Date made: September 21, 2012.

6/13

ONTARIO REGULATION 27/13

made under the

TRADITIONAL CHINESE MEDICINE ACT, 2006

Made: December 11, 2012

Approved: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013**REGISTRATION****CONTENTS**

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Definition**1. In this Regulation,**

“full-time education” means a program of study that annually consists of at least 480 hours of classroom theoretical instruction or at least 620 hours of practical instruction or some combination of the two where, for every hour of classroom theoretical instruction that is less than 480 hours there must be a corresponding increase of 1.3 hours in the number of hours of practical instruction.

Classes of certificates**2. The following are prescribed as classes of certificates of registration:**

1. General.
2. Grandparented.
3. Student.
4. Temporary.
5. Inactive.

Application for certificate of registration

3. (1) A person may apply for a certificate of registration by submitting a completed application in the form provided by the Registrar, together with any applicable fees required under the by-laws and any supporting documentation requested by the Registrar.

(2) An applicant shall be deemed not to have satisfied the registration requirements for a certificate of registration if the applicant makes a false or misleading statement or representation on or in connection with his or her application, and any certificate of registration issued to such an applicant may be revoked by the Registrar.

Requirements for issuance of certificate of registration, any class

4. (1) An applicant must satisfy the following requirements for the issuance of a certificate of registration of any class:
1. The applicant must, at the time of application, provide written details about any of the following that relate to the applicant, and where any of the following change with respect to the applicant after submitting the application but before the issuance of a certificate, the applicant must immediately provide written details with respect to the change:
 - i. A finding of guilt for any of the following:
 - A. A criminal offence.
 - B. An offence resulting in either a fine greater than \$1,000.00 or any form of custody or detention.
 - ii. A finding of professional misconduct, incompetence or incapacity, or any similar finding, in relation to another regulated profession in Ontario or to any regulated profession in another jurisdiction.
 - iii. A current proceeding for professional misconduct, incompetence or incapacity, or any similar proceeding, in relation to another regulated profession in Ontario or to any regulated profession in another jurisdiction.
 - iv. A finding of professional negligence or malpractice in any jurisdiction.
 - v. A refusal by any body responsible for the regulation of a profession in any jurisdiction to register or license the applicant.
 - vi. An attempt to pass a registration examination required for the purposes of being licensed or certified to practise any regulated health profession, whether in Ontario or another jurisdiction, that has not resulted in a passing grade.
 - vii. Whether the applicant was in good standing at the time he or she ceased being registered, whether in Ontario or another jurisdiction, with a body responsible for the regulation of a profession.
 - viii. Where the applicant is a member of another regulated profession in Ontario or any regulated profession in another jurisdiction, any failure by the applicant to comply with any obligation to pay fees or provide information to the body responsible for the regulation of such professions, the initiation of any investigations by such bodies in respect of the applicant or the imposition of sanctions on the applicant by such bodies.
 - ix. Any other event that would provide reasonable grounds for the belief that the applicant will not practise traditional Chinese medicine in a safe and professional manner.
 2. The applicant must, at the time of application, provide the Registrar with the results of a criminal background check.
 3. The applicant's previous conduct must afford reasonable grounds for the belief that he or she will practise the profession in a safe and professional manner.
 4. The applicant must be able to speak, read and write either English or French with reasonable fluency.
 5. The applicant must not have a physical or mental condition or disorder that would make it desirable in the interest of the public that he or she not be issued a certificate of registration unless, should the applicant be given a certificate of registration, the imposition of a term, limit or condition on that certificate is sufficient to address such concerns.
 6. If the applicant is registered by any body responsible for the regulation of any other profession in Ontario or of any profession in any other jurisdiction, the applicant's registration must be in good standing and must continue to be in good standing until such time as the applicant is issued a certificate of registration.
 7. If the applicant ceased being registered with any body responsible for the regulation of a profession in Ontario or in any other jurisdiction, the applicant must have been in good standing at the time he or she ceased being registered.
 8. The applicant must provide evidence satisfactory to the Registrar that the applicant will have professional liability insurance in the amount and in the form required under the by-laws as of the anticipated date for the issuance of his or her certificate of registration.

(2) An applicant for a Grandparented certificate of registration does not have to meet the requirement in paragraph 4 of subsection (1).

Terms, conditions and limitations of every certificate

5. (1) Every certificate of registration is subject to the following terms, conditions and limitations:
1. The member shall provide the College with written details about any of the following that relate to the member no later than 30 days after the event occurs:

- i. A finding of professional misconduct, incompetence or incapacity, or any similar finding, in relation to another regulated profession in Ontario or to any regulated profession in another jurisdiction.
 - ii. A current proceeding for professional misconduct, incompetence or incapacity, or any similar proceeding, in relation to another regulated profession in Ontario or to any regulated profession in another jurisdiction.
 - iii. A finding of professional negligence or malpractice in any jurisdiction.
 - iv. A refusal by any body responsible for the regulation of a profession in any jurisdiction to register or license the member.
 - v. An attempt to pass a registration examination required for the purposes of being licensed or certified to practise any regulated health profession, whether in Ontario or another jurisdiction, that has not resulted in a passing grade.
 - vi. Whether the member was in good standing at the time he or she ceased being registered with a body responsible for the regulation of a profession in Ontario or any other jurisdiction.
 - vii. Where the member is a member of another regulated profession in Ontario or any regulated profession in another jurisdiction, any failure by the member to comply with any obligation to pay fees or provide information to the body responsible for the regulation of such professions, the initiation of any investigations by such bodies in respect of the member or the imposition of sanctions on the member by such bodies.
 - viii. Any other event that would provide reasonable grounds for the belief that the member will not practise traditional Chinese medicine in a safe and professional manner.
2. The member shall provide the College with written details about any finding of guilt relating to any offence as soon as possible after receiving notice of the finding, but not later than 30 days after receiving the notice.
 3. The member shall maintain professional liability insurance in the amount and in the form required under the by-laws, and the member shall provide the College, within two days, with written notice if the member no longer maintains such insurance.
 4. The member shall not practise the profession if the member does not have professional liability insurance in the amount and in the form required under the by-laws.
 5. The member shall,
 - i. where the member is issued a certificate of registration by the College, prominently display his or her certificate of registration at any location at which he or she practises the profession, and
 - ii. where the member is issued a badge by the College, at all times while practising the profession, prominently display the badge on the outside of his or her clothing.
 6. Immediately prior to the member's resignation, or to the suspension, revocation or expiry of the member's certificate of registration, the member shall return his or her certificate of registration and, if he or she has one, his or her related badge, to the Registrar.
 7. Subject to subsection (2), a member who holds a certificate of registration listed in Column 1 of the Table to this subsection,
 - i. shall only use a title listed in Column 2 opposite the certificate of registration, and
 - ii. shall only use the designation listed in Column 3 opposite the certificate of registration.
 8. The member shall only practise in the areas of traditional Chinese medicine in which the member is educated and experienced.

TABLE

Item	Column 1	Column 2	Column 3
	Certificate of Registration	Title	Designation
1.	Grandparented	Traditional Chinese Medicine Practitioner	R. TCMP
		Acupuncturist	R. Ac
2.	General	Provisional Traditional Chinese Medicine Practitioner	R. TCMP (Provisional)

Item	Column 1	Column 2	Column 3
	Certificate of Registration	Title	Designation
		Provisional Acupuncturist	R. Ac (Provisional)
3.	Student	Student Traditional Chinese Medicine Practitioner	
		Student Acupuncturist	
4.	Inactive	Traditional Chinese Medicine Practitioner (Inactive)	R. TCMP (Inactive)
		Acupuncturist (Inactive)	R. Ac (Inactive)
5.	Temporary	Traditional Chinese Medicine Practitioner (Temp.)	R. TCMP (Temp.)
		Acupuncturist (Temp.)	R. Ac (Temp.)

(2) A member who was issued a General certificate of registration pursuant to subsection 9 (3) or section 11 shall only use the titles "Traditional Chinese Medicine Practitioner" or "Acupuncturist" and the designations "R. TCMP" or "R. Ac".

Registration requirements, Grandparented class

6. (1) The following are non-exemptible registration requirements for a Grandparented certificate of registration:

1. The applicant must have completed a minimum of 2,000 traditional Chinese medicine patient visits in Canada, which may include traditional Chinese acupuncture patient visits, within the five-year period immediately before this paragraph came into force.
2. The applicant must have submitted the completed application to the Registrar on or before the first anniversary of the day this paragraph came into force.
3. The applicant must have successfully completed the Safety Program that was set or approved by the Council or by a body that is approved by the Council for that purpose.
4. The applicant must have successfully completed the jurisprudence course set or approved by the Registration Committee.

(2) The requirements in paragraphs 3 and 4 of subsection (1) are not considered to have been met unless the applicant satisfies those requirements either within the three-year period immediately before the date of that applicant's application or at some point following the submission of his or her application but before the certificate of registration is issued.

Terms, etc., Grandparented class

7. (1) The following are terms, conditions and limitations on every Grandparented certificate of registration:

1. The member shall only practise within the area or areas of practice that have been approved by a panel of the Registration Committee.
2. The member shall:
 - i. conduct, during each three-year period, a minimum of 500 traditional Chinese medicine patient visits, which may include traditional Chinese acupuncture patient visits, with the first three-year period beginning on the day that the member is issued a Grandparented certificate of registration, and each subsequent three-year period beginning on the first anniversary of the commencement of the previous period, or
 - ii. within the 12 months prior to the expiry of each three-year period referred to in subparagraph i in which the member does not meet the requirements of that subparagraph, successfully complete a refresher program approved by the Registration Committee.
3. The member's certificate of registration expires on the fifth anniversary of the day this paragraph came into force.

4. A member who is unable to speak, read and write either English or French with reasonable fluency must practise the profession in accordance with a written plan submitted by the member that has been approved by a panel of the Registration Committee as being one that effectively deals with inter-professional and continuity of care issues arising from the member's lack of language fluency in English and French.

(2) If a member fails to meet the term, condition and limitation described in paragraph 2 of subsection (1), the Registrar shall refer the member to the Quality Assurance Committee for a peer and practice review.

Labour mobility, Grandparented class

8. (1) Where section 22.18 of the Health Professions Procedural Code applies to an applicant for a Grandparented certificate of registration, the applicant is deemed to have met the requirements set out in paragraphs 1, 2 and 3 of subsection 6 (1) of this Regulation.

(2) It is a non-exemptible registration requirement that an applicant referred to in subsection (1) provide one or more certificates or letters or other evidence satisfactory to the Registrar or a panel of the Registration Committee confirming that the applicant is in good standing as a practitioner of traditional Chinese medicine in every jurisdiction where the applicant holds an out-of-province certificate.

(3) If an applicant to whom subsection (1) applies is unable to satisfy the Registrar or a panel of the Registration Committee that the applicant practised the profession of traditional Chinese medicine to the extent that would be permitted by a Grandparented certificate of registration at any time in the three years immediately before the date of that applicant's application, it is a non-exemptible requirement that the applicant must meet any further requirement to undertake, obtain or undergo material additional training, experience, examinations or assessments that may be specified by a panel of the Registration Committee.

(4) An applicant referred to in subsection (1) is deemed to have met the requirement of paragraph 4 of subsection 4 (1) if the requirements for the issuance of the out-of-province certificate included language proficiency requirements equivalent to those required by that paragraph.

(5) Despite subsection (1), an applicant is not deemed to have met a requirement if that requirement is described in subsection 22.18 (3) of the Health Professions Procedural Code.

Registration requirements, General class

9. (1) Subject to subsection (3), the following are non-exemptible registration requirements for a General certificate of registration:

1. The applicant must have successfully completed a post-secondary program in traditional Chinese medicine that,
 - i. in the case of a full traditional Chinese medicine program, consists of at least four years of full-time education, or education that is of equivalent duration, and
 - ii. in the case of a traditional Chinese medicine acupuncture program, consists of at least three years of full-time education, or education that is of equivalent duration.
2. The applicant must have successfully completed a program of clinical experience in the profession that is structured, comprehensive, supervised and evaluated and which consists of at least 45 weeks of clinical experience involving at least 500 hours of direct patient contact.
3. The applicant must have successfully completed the Safety Program that was set or approved by the Council or by a body that is approved by the Council for that purpose.
4. The applicant must have successfully completed the jurisprudence course set or approved by the Registration Committee.
5. The applicant must have successfully passed an assessment conducted by a panel of the Registration Committee, or by another body that is approved by the Council for that purpose, that demonstrates that the applicant has the necessary competency to safely practise the profession as the holder of a General certificate of registration.

(2) If the applicant has not satisfied the requirements set out in paragraph 1 of subsection (1) either within one year immediately before the date that the applicant submitted his or her application or at some point following the submission of his or her application, the applicant must,

- (a) have practised the profession during the three-year period of time that immediately preceded the date that the applicant submitted his or her application, which practice included conducting a minimum of 500 traditional Chinese medicine patient visits, which may include traditional Chinese acupuncture patient visits; or
- (b) have, within the 12-month period that immediately preceded the date that the applicant submitted his or her application, successfully completed a refresher program approved by the Registration Committee.

(3) An applicant who either holds or is eligible to hold a Grandparented certificate of registration shall be issued a General certificate of registration if,

- (a) the applicant has at least three years of clinical experience in the profession consisting of at least 1,200 traditional Chinese medicine patient visits, which may include traditional Chinese acupuncture patient visits, in addition to those required by paragraph 1 of subsection 6 (1);
 - (b) the applicant has successfully completed both of the following Prior Learning Assessment processes, the results of which, when taken together, demonstrate, to the satisfaction of a panel of the Registration Committee, that he or she is competent to practise the profession,
 - (i) a portfolio review process that is approved by the Registration Committee,
 - (ii) a challenge assessment process that is approved by the Registration Committee;
 - (c) the applicant has paid any fees owed to the College; and
 - (d) the applicant has provided the College with any information that it has required of the applicant.
- (4) An applicant referred to in subsection (3) does not need to complete both of the Prior Learning Assessment processes described in clause (3) (b) if, based on the results of one of the processes, the panel is satisfied that the applicant is competent to practise the profession.
- (5) The requirement in paragraph 2 of subsection (1) is not considered to have been met if the program referred to in that paragraph commenced prior to the commencement of the program in traditional Chinese medicine referred to in paragraph 1 of subsection (1).
- (6) The requirements in paragraphs 3 and 4 of subsection (1) are not considered to have been met unless the applicant satisfies those requirements either within the three-year period immediately before the date of that applicant's application or at some point following the submission of his or her application.

Terms, etc., General certificate

10. (1) The following are terms, conditions and limitations on every General certificate of registration:

- 1. The member must either,
 - i. conduct a minimum of 500 traditional Chinese medicine patient visits, which may include traditional Chinese acupuncture patient visits, during every three-year period where the first three-year period begins on the day that the member is issued a General certificate of registration and each subsequent three-year period begins on the first anniversary of the commencement of the previous period, or
 - ii. within the 12 months prior to the expiry of each period referred to in subparagraph i in which the member does not meet the requirements of that subparagraph, successfully complete a refresher program approved by the Registration Committee.

(2) If a member fails to meet the term, condition and limitation described in paragraph 1 of subsection (1), the Registrar shall refer the member to the Quality Assurance Committee for a peer and practice review.

Labour mobility, General class

11. (1) Where section 22.18 of the Health Professions Procedural Code applies to an applicant for a General certificate of registration, the applicant is deemed to have met the requirements set out in paragraphs 1, 2, 3 and 5 of subsection 9 (1) and in subsection 9 (2) of this Regulation.

(2) It is a non-exemptible registration requirement that an applicant referred to in subsection (1) provide one or more certificates or letters or other evidence satisfactory to the Registrar or a panel of the Registration Committee confirming that the applicant is in good standing as a practitioner of traditional Chinese medicine in every jurisdiction where the applicant holds an out-of-province certificate.

(3) If an applicant to whom subsection (1) applies is unable to satisfy the Registrar or a panel of the Registration Committee that the applicant practised the profession of traditional Chinese medicine to the extent that would be permitted by a General certificate of registration at any time in the three years immediately before the date of that applicant's application, it is a non-exemptible requirement that the applicant must meet any further requirement to undertake, obtain or undergo material additional training, experience, examinations or assessments that may be specified by a panel of the Registration Committee.

(4) An applicant referred to in subsection (1) is deemed to have met the requirement of paragraph 4 of subsection 4 (1) if the requirements for the issuance of the out-of-province certificate included language proficiency requirements equivalent to those required by that paragraph.

(5) Despite subsection (1), an applicant is not deemed to have met a requirement if that requirement is described in subsection 22.18 (3) of the Health Professions Procedural Code.

Registration requirements, Student class

12. (1) The following are registration requirements for a Student certificate of registration:

1. The applicant must,
 - i. be enrolled in a post-secondary program in traditional Chinese medicine referred to in paragraph 1 of subsection 9 (1), or
 - ii. be enrolled in a program referred to in paragraph 2 of subsection 9 (1).
 2. The applicant must not have previously held a Student certificate of registration and been unsuccessful in an attempt to meet the requirements of paragraph 1 or 2 of subsection 9 (1) unless the Registrar is of the opinion that there are exceptional circumstances that likely contributed to the applicant's failure to meet those requirements.
- (2) The requirements of paragraph 1 of subsection (1) are non-exemptible.

Terms, etc., Student class

13. The following are terms, conditions and limitations on every Student certificate of registration:

1. The member shall only practise the profession while under the supervision of a member who holds a Grandparented or General certificate of registration who can communicate with the member in the member's language and who has been approved by the Registrar.
2. The member's certificate of registration expires on the earliest of,
 - i. the date the holder is no longer actively engaged in pursuing the post-secondary educational program or program of clinical experience referred to in paragraph 1 of subsection 12 (1) unless the Registrar permits the holder, in writing, to interrupt the pursuit of those requirements,
 - ii. the date that is seven years following the date on which the Student certificate of registration was issued unless a panel of the Registration Committee determines that exceptional circumstances exist which warrant an extension of the holder's certificate of registration, and
 - iii. the date the holder is issued a certificate of registration of another class.
3. Where a certificate of registration is extended by a panel of the Registration Committee under subparagraph 2 ii, the extension is subject to any terms, conditions and limitations as determined by that panel of the Registration Committee.

Labour mobility, Student class

14. (1) Where section 22.18 of the Health Professions Procedural Code applies to an applicant for a Student certificate of registration, the applicant is deemed to have met the requirements set out in paragraph 1 of subsection 12 (1).

(2) It is a non-exemptible registration requirement that an applicant referred to in subsection (1) provide one or more certificates or letters or other evidence satisfactory to the Registrar or a panel of the Registration Committee confirming that the applicant is in good standing as a practitioner of traditional Chinese medicine in every jurisdiction where the applicant holds an out-of-province certificate.

(3) If an applicant to whom subsection (1) applies is unable to satisfy the Registrar or a panel of the Registration Committee that the applicant practised the profession of traditional Chinese medicine to the extent that would be permitted by a Student certificate of registration at any time in the three years immediately before the date of that applicant's application, it is a non-exemptible requirement that the applicant must meet any further requirement to undertake, obtain or undergo material additional training, experience, examinations or assessments that may be specified by a panel of the Registration Committee.

(4) An applicant referred to in subsection (1) is deemed to have met the requirement of paragraph 4 of subsection 4 (1) if the requirements for the issuance of the out-of-province certificate included language proficiency requirements equivalent to those required by that paragraph.

(5) Despite subsection (1), an applicant is not deemed to have met a requirement if that requirement is described in subsection 22.18 (3) of the Health Professions Procedural Code.

Registration requirements, Inactive class

15. (1) The following are registration requirements for an Inactive certificate of registration:

1. The applicant must be a member holding a Grandparented or General certificate of registration.
2. The applicant must not be in default of any fee, penalty or other amount owing to the College.
3. The applicant must have provided the College with any information that it has required of the applicant.
4. The applicant must have provided the College with an undertaking, in a form acceptable to the Registrar, that he or she will not practise the profession while holding an Inactive certificate of registration.

5. The applicant must not have held an Inactive certificate of registration within the five-year period immediately before the date on which he or she submitted the application unless the Registrar is of the opinion that exceptional circumstances justify exempting the applicant from this requirement.

(2) The requirements of paragraphs 1 to 4 of subsection (1) are non-exemptible.

Additional terms, etc., Inactive class

16. The following are additional terms, conditions and limitations on every Inactive certificate of registration:

1. The member shall not engage in the practice of traditional Chinese medicine.
2. The member shall not supervise the practice of the profession.
3. The member shall not make any claim to or representation of having any competence in the profession.

Issuing other certificate to Inactive holder

17. (1) The Registrar may issue to the holder of an Inactive certificate of registration the Grandparented or General certificate of registration that he or she previously held if the member,

- (a) makes an application to the Registrar;
- (b) pays any penalty or other amount owed to the College;
- (c) pays any fees required under the College's by-laws;
- (d) provides the College with any information that it has required of the member;
- (e) satisfies the Registrar that he or she will be in compliance with all of the terms, conditions and limitations of the certificate that is being applied for as of the anticipated date on which the certificate will be issued; and
- (f) satisfies a panel of the Registration Committee that he or she possesses the current knowledge, skill and judgment relating to the practice of the profession that would be expected of a member holding the type of certificate which is being applied for.

(2) Despite subsection (1), the Registrar shall not reissue a Grandparented certificate of registration after the fifth anniversary of the day this section came into force.

Registration requirements, Temporary class

18. (1) The following are registration requirements for a Temporary certificate of registration:

1. The applicant must be registered or licensed to practise traditional Chinese medicine in another jurisdiction in which the requirements for registration or licensure are similar to those in paragraphs 1 and 2 of subsection 9 (1).
2. The applicant must have an offer of employment or appointment that relates to the practice or teaching of the profession and which does not exceed six months.
3. A holder of a Grandparented or General certificate of registration who is approved by the Registrar must have agreed to supervise the applicant and to be responsible for ensuring that the applicant provides appropriate and continuing care to patients.
4. The applicant must not have held a Temporary certificate of registration in the 12-month period immediately before the date on which he or she made the application unless the Registrar is of the opinion, based on exceptional circumstances, that this requirement should not apply.
5. The applicant must have successfully completed the jurisprudence course set or approved by the Registration Committee.

(2) The requirements of paragraphs 1 to 4 of subsection (1) are non-exemptible.

(3) The requirement in paragraph 5 of subsection (1) is not considered to have been met unless the applicant satisfies the requirement within the three-year period immediately before the date of the applicant's application.

(4) If the applicant completed the education that was part of the requirements for the registration or licensure referred to in paragraph 1 of subsection (1) more than one year immediately before the date that the applicant submitted his or her application for a Temporary certificate of registration, the applicant must,

- (a) have practised the profession during the three-year period of time that immediately preceded the date that the applicant submitted his or her application, which practice included conducting a minimum of 500 traditional Chinese medicine patient visits, which may include traditional Chinese acupuncture patient visits; or
- (b) have, within the 12-month period that immediately preceded the date that the applicant submitted his or her application, successfully completed a refresher program approved by the Registration Committee.

Additional terms, etc., Temporary class

19. The following are additional terms, conditions and limitations on every Temporary certificate of registration:

1. The member may only practise traditional Chinese medicine under the supervision of the Grandparented or General member referred to in paragraph 3 of subsection 18 (1).
2. Upon the request of the Registrar, the member shall provide evidence satisfactory to the Registrar of the member's compliance with the terms, conditions and limitations set out in paragraph 1 and shall provide such evidence within the time period set by the Registrar.
3. The member's certificate of registration expires on the earlier of the expiry date noted on his or her certificate of registration and the day that is six months after the date on which the certificate was issued.

Labour mobility, Temporary class

20. (1) Where section 22.18 of the Health Professions Procedural Code applies to an applicant for a Temporary certificate of registration, the applicant is deemed to have met the requirements set out in paragraph 1 of subsection 18 (1).

(2) It is a non-exemptible registration requirement that an applicant referred to in subsection (1) provide one or more certificates or letters or other evidence satisfactory to the Registrar or a panel of the Registration Committee confirming that the applicant is in good standing as a practitioner of traditional Chinese medicine in every jurisdiction where the applicant holds an out-of-province certificate.

(3) If an applicant to whom subsection (1) applies is unable to satisfy the Registrar or a panel of the Registration Committee that the applicant practised the profession of traditional Chinese medicine to the extent that would be permitted by a Temporary certificate of registration at any time in the three years immediately before the date of that applicant's application, it is a non-exemptible requirement that the applicant must meet any further requirement to undertake, obtain or undergo material additional training, experience, examinations or assessments that may be specified by a panel of the Registration Committee.

(4) An applicant referred to in subsection (1) is deemed to have met the requirement of paragraph 4 of subsection 4 (1) if the requirements for the issuance of the out-of-province certificate included language proficiency requirements equivalent to those required by that paragraph.

(5) Despite subsection (1), an applicant is not deemed to have met a requirement if that requirement is described in subsection 22.18 (3) of the Health Professions Procedural Code.

Suspensions, revocations and reinstatements

21. (1) If a member fails to provide the College with information about the member as required under the by-laws,

- (a) the Registrar may give the member notice of intention to suspend the member's certificate of registration; and
- (b) the Registrar may suspend the member's certificate of registration if the member fails to provide the information within 30 days after the notice is given.

(2) If the Registrar suspends a member's certificate of registration under subsection (1), the Registrar shall lift the suspension upon being satisfied that,

- (a) the former member has given the required information to the College;
- (b) the former member has paid any fees required under the by-laws for lifting the suspension;
- (c) the former member has paid any other outstanding fees required under the by-laws; and
- (d) in the case of a former member whose certificate of registration was suspended under subsection (1) more than three years prior to the date on which he or she made his or her application for reinstatement, he or she possesses the current knowledge, skill and judgment relating to the practice of the profession that would be expected of a member holding the type of certificate that is being applied for.

(3) Despite subsection (2), after the fifth anniversary of the day this subsection comes into force, the Registrar shall not lift the suspension of a Grandparented certificate of registration.

Registrar to give notice

22. The Registrar shall provide notice to a member where the member fails to meet the term, condition and limitation described in paragraph 2 of subsection 10 (1) within the timeframe provided for in subsection 10 (3) and the member's General certificate of registration shall be revoked 30 days following the date on which the notice is provided.

Amendments

23. (1) The Table to subsection 5 (1) of this Regulation is revoked and the following substituted:

TABLE

Item	Column 1	Column 2	Column 3
	Certificate of Registration	Title	Designation
1.	Grandparented	Traditional Chinese Medicine Practitioner	R. TCMP
		Acupuncturist	R. Ac
2.	General	Traditional Chinese Medicine Practitioner	R. TCMP
		Acupuncturist	R. Ac
3.	Student	Student Traditional Chinese Medicine Practitioner	
		Student Acupuncturist	
4.	Inactive	Traditional Chinese Medicine Practitioner (Inactive)	R. TCMP (Inactive)
		Acupuncturist (Inactive)	R. Ac (Inactive)
5.	Temporary	Traditional Chinese Medicine Practitioner (Temp.)	R. TCMP (Temp.)
		Acupuncturist (Temp.)	R. Ac (Temp.)

(2) Subsection 5 (2) of this Regulation is revoked and the following substituted:

(2) A member who is subject to the term, condition and limitation specified in paragraph 2 of subsection 10 (1) and who has not successfully completed the registration examinations shall only use the titles "Provisional Traditional Chinese Medicine Practitioner" or "Provisional Acupuncturist" and the designations "R. TCMP (Provisional)" and "R. Ac (Provisional)".

(3) Subsection 9 (1) of this Regulation is amended by adding the following paragraph:

6. The applicant must have successfully completed the registration examinations that are set or approved by the Council.

(4) Section 9 of this Regulation is amended by adding the following subsections:

(7) Subject to subsections (8) and (9), the requirements in paragraph 6 of subsection (1) are not considered to have been met unless the applicant successfully completed the examinations,

- (a) after the date on which he or she met the requirements in paragraph 5 of subsection (1); or
- (b) within three attempts.

(8) In the case of an applicant who does not successfully complete the examinations within three attempts, the requirements in paragraph 6 of subsection (1) will be considered to have been met if the applicant successfully completed the examinations on the applicant's fourth attempt after having first successfully completed the further education or training or combination of education and training, if any, required by a panel of the Registration Committee.

(9) Where, by virtue of clause (b) of subsection (7) and subsection (8), an applicant is not considered to have met the requirements in paragraph 6 of subsection (1), the successful completion of the examinations on any further attempt will not be considered as satisfying the requirements in paragraph 6 of subsection (1) unless, prior to sitting the examinations, the applicant completes another program mentioned in paragraph 1 of subsection (1).

(10) Where, by virtue of clause (a) of subsection (7), an applicant is not considered to have met the requirements in paragraph 6 of subsection (1), the attempt or attempts to sit the examinations that led to the meeting of those requirements will not be considered for the purposes of clause (7) (b) and subsection (8).

(5) Subsection 10 (1) of this Regulation is amended by adding the following paragraph:

2. Subject to subsection (4), a member who was issued a General certificate of registration before the coming into force of this paragraph must successfully complete the registration examinations referred to in paragraph 6 of subsection 9 (1).

(6) Section 10 of this Regulation is amended by adding the following subsections:

(3) A member referred to in paragraph 2 of subsection (1) must successfully complete the examinations referred to in that paragraph within two attempts and must attempt every set of those examinations that is offered until such time as the examinations are successfully completed or he or she fails the examinations for a second time, whichever comes first.

(4) A member who is issued a General certificate of registration pursuant to subsection 9 (3) or section 11 is not required to meet the term, condition and limitation described in paragraph 2 of subsection (1).

(7) Subsection 11 (1) of this Regulation is revoked and the following substituted:

Labour mobility, General class

(1) Where section 22.18 of the Health Professions Procedural Code applies to an applicant for a General certificate of registration, the applicant is deemed to have met the requirements set out in paragraphs 1, 2, 3, 5 and 6 of subsection 9 (1) and in subsection 9 (2) of this Regulation.

(8) Paragraph 1 of subsection 12 (1) of this Regulation is amended by striking out “or” at the end of subparagraph i, by adding “or” at the end of subparagraph ii and by adding the following subparagraph:

- iii. have applied to take the registration examinations referred to in paragraph 6 of subsection 9 (1), but have not yet taken the examinations.

(9) Paragraph 2 of subsection 12 (1) of this Regulation is revoked and the following substituted:

2. The applicant must not have previously held a Student certificate of registration and been unsuccessful in an attempt to meet the requirements of paragraph 1, 2 or 6 of subsection 9 (1) unless the Registrar is of the opinion that there are exceptional circumstances that likely contributed to the applicant's failure to meet those requirements.

(10) Subparagraph 2 i of section 13 of this Regulation is revoked and the following substituted:

- i. the date the holder is no longer actively engaged in pursuing the educational program, examinations or program of clinical experience referred to in paragraph 1 of subsection 12 (1) unless the Registrar permits the holder, in writing, to interrupt the pursuit of those requirements,

Revocation

24. (1) The following provisions of this Regulation are revoked:

1. Paragraph 2 of section 2.
2. Subsection 4 (2).
3. Item 1 of the Table to subsection 5 (1), as remade by subsection 23 (1).
4. Sections 6, 7 and 8.
5. Subsections 9 (3) and (4).

(2) The following provisions of this Regulation are amended by striking out “Grandparented or” wherever it appears:

1. Paragraph 1 of section 13.
2. Paragraph 1 of subsection 15 (1).
3. Subsection 17 (1) in the portion before clause (a).
4. Paragraph 3 of subsection 18 (1).
5. Paragraph 1 of section 19.

Commencement

25. (1) Subject to subsections (2) and (3), this Regulation comes into force on the later of the day section 5 of the Act comes into force and the day this Regulation is filed.

(2) Sections 22 and 23 come into force on the later of,

- (a) the day determined under subsection (1); and**
- (b) December 31, 2013.**

(3) Section 24 comes into force on the day that is the sixth anniversary of the day determined under subsection (1).

Made by:
Pris par :

TRANSITIONAL COUNCIL OF THE COLLEGE OF TRADITIONAL CHINESE MEDICINE PRACTITIONERS AND ACUPUNCTURISTS OF
ONTARIO:
CONSEIL TRANSITOIRE DE L'ORDRE DES PRATICIENS EN MÉDECINE TRADITIONNELLE CHINOISE ET DES ACUPUNCTEURS DE
L'ONTARIO :

La présidente,

JOANNE PRITCHARD SOBHANI
President

La registrateur,

EMILY CHEUNG
Registrar

Date made: December 11, 2012.
Pris le : 11 décembre 2012.

6/13

RÈGLEMENT DE L'ONTARIO 27/13

pris en vertu de la

LOI DE 2006 SUR LES PRATICIENS EN MÉDECINE TRADITIONNELLE CHINOISE

pris le 11 décembre 2012

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imprimé dans la *Gazette de l'Ontario* le 9 février 2013**INSCRIPTION****SOMMAIRE**

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Définition

1. La définition qui suit s'applique au présent règlement.

«études à temps plein» S'entend d'un programme d'études qui comporte annuellement au moins 480 heures d'enseignement théorique en classe ou au moins 620 heures d'enseignement pratique, ou une combinaison de ces deux types d'enseignement, auquel cas pour chaque heure d'enseignement théorique en classe sous le seuil des 480 heures exigées, il doit y avoir une augmentation correspondante de 1,3 heure dans le nombre d'heures d'enseignement pratique.

Catégories de certificats

2. Sont prescrites les catégories de certificats d'inscription suivantes :

1. Générale.
2. Droits acquis.
3. Membre étudiant.
4. Membre temporaire.
5. Membre inactif.

Demande de certificat d'inscription

3. (1) Quiconque peut demander un certificat d'inscription en présentant une demande à cet effet dûment remplie, rédigée selon le formulaire fourni par le registrateur, et en y joignant les droits applicables qu'exigent les règlements administratifs ainsi que toute pièce justificative qu'exige le registrateur.

(2) Quiconque fait une assertion ou une déclaration fausse ou trompeuse dans sa demande ou relativement à celle-ci est réputé ne pas avoir satisfait aux exigences à remplir pour se voir délivrer un certificat d'inscription et tout certificat d'inscription qui lui aurait été délivré peut être révoqué par le registrateur.

Exigences : délivrance d'un certificat d'inscription de toute catégorie

4. (1) La délivrance d'un certificat d'inscription de quelque catégorie que ce soit est subordonnée aux exigences suivantes :

1. L'auteur de la demande doit, au moment de présenter celle-ci, fournir par écrit le détail des renseignements suivants le concernant et, si un changement se produit à leur égard après la présentation de la demande mais avant la délivrance d'un certificat, il doit fournir immédiatement par écrit le détail des renseignements relatifs au changement :
 - i. Toute déclaration de culpabilité pour l'une ou l'autre des infractions suivantes :
 - A. Une infraction criminelle.
 - B. Une infraction donnant lieu à une amende de plus de 1 000 \$ ou à toute forme de mise sous garde ou de détention.
 - ii. Toute constatation de faute professionnelle, d'incompétence ou d'incapacité, ou toute constatation semblable, faite en Ontario et se rapportant à une autre profession réglementée ou faite dans un autre territoire et se rapportant à quelque profession réglementée que ce soit.
 - iii. Toute instance pour cause de faute professionnelle, d'incompétence ou d'incapacité, ou toute instance semblable, en cours en Ontario et se rapportant à une autre profession réglementée ou en cours dans un autre territoire et se rapportant à quelque profession réglementée que ce soit.
 - iv. Toute constatation de négligence ou faute professionnelle dans quelque territoire que ce soit.
 - v. Tout refus d'un organisme responsable de la réglementation d'une profession dans quelque territoire que ce soit d'inscrire l'auteur de la demande ou de lui délivrer une autorisation d'exercer la profession.
 - vi. Toute tentative pour réussir un examen d'inscription obligatoire pour la délivrance d'une autorisation ou d'un certificat pour l'exercice de quelque profession de la santé réglementée que ce soit, en Ontario ou dans un autre territoire, qui n'a pas donné lieu à une note de passage.
 - vii. La question de savoir si l'auteur de la demande était en règle au moment où il a cessé d'être inscrit auprès d'un organisme responsable de la réglementation d'une profession en Ontario ou dans un autre territoire.
 - viii. Lorsque l'auteur de la demande est membre d'une autre profession réglementée en Ontario ou de quelque profession réglementée que ce soit dans un autre territoire, tout manquement de sa part à l'obligation d'acquitter les droits ou de fournir des renseignements à l'organisme responsable de la réglementation de telles professions, l'ouverture d'enquêtes par ces organismes à son sujet ou l'imposition par ces organismes de sanctions à son égard.
 - ix. Tout autre événement qui offrirait des motifs raisonnables de croire que l'auteur de la demande n'exercera pas la médecine traditionnelle chinoise de façon sécuritaire et professionnelle.
2. L'auteur de la demande doit, au moment de présenter sa demande, fournir au registrateur les résultats d'une vérification d'antécédents judiciaires.
3. La conduite antérieure de l'auteur de la demande doit offrir des motifs raisonnables de croire qu'il exercera la profession de façon sécuritaire et professionnelle.
4. L'auteur de la demande doit être capable de parler, de lire et d'écrire le français ou l'anglais avec une aisance raisonnable.
5. L'auteur de la demande ne doit pas avoir une affection physique ou mentale ou des troubles physiques ou mentaux qui justifieraient, dans l'intérêt du public, la non-délivrance d'un certificat d'inscription sauf, dans le cas où un certificat lui serait délivré, si le fait d'assortir celui-ci d'une condition ou d'une restriction suffirait à pallier une telle situation.

6. Si l'auteur de la demande est inscrit auprès d'un organisme responsable de la réglementation de toute autre profession en Ontario ou de quelque profession que ce soit dans un autre territoire, il doit être en règle et le demeurer jusqu'à ce que lui soit délivré un certificat d'inscription.
7. Si l'auteur de la demande a cessé d'être inscrit auprès d'un organisme responsable de la réglementation d'une profession en Ontario ou dans un autre territoire, il devait être en règle au moment où il a cessé d'être inscrit.
8. L'auteur de la demande doit fournir au registrateur une preuve, que celui-ci juge satisfaisante, qu'il souscrira une assurance-responsabilité professionnelle selon le montant et sous la forme qu'exigent les règlements administratifs à la date prévue pour la délivrance de son certificat d'inscription.

(2) L'auteur d'une demande de certificat d'inscription de la catégorie des droits acquis n'est pas tenu de satisfaire à l'exigence de la disposition 4 du paragraphe (1).

Conditions et restrictions : tout certificat

5. (1) Tout certificat d'inscription est assorti des conditions et restrictions suivantes :

1. Le membre fournit à l'Ordre par écrit le détail des renseignements suivants le concernant au plus tard 30 jours après la survenance de l'événement :
 - i. Toute constatation de faute professionnelle, d'incompétence ou d'incapacité, ou toute constatation semblable, faite en Ontario et se rapportant à une autre profession réglementée ou faite dans un autre territoire et se rapportant à quelque profession réglementée que ce soit.
 - ii. Toute instance pour cause de faute professionnelle, d'incompétence ou d'incapacité, ou toute instance semblable, en cours en Ontario et se rapportant à une autre profession réglementée ou en cours dans un autre territoire et se rapportant à quelque profession réglementée que ce soit.
 - iii. Toute constatation de négligence ou faute professionnelle dans quelque territoire que ce soit.
 - iv. Tout refus d'un organisme responsable de la réglementation d'une profession dans quelque territoire que ce soit d'inscrire le membre ou de lui délivrer une autorisation d'exercer la profession.
 - v. Toute tentative pour réussir un examen d'inscription obligatoire pour la délivrance d'une autorisation ou d'un certificat pour l'exercice de quelque profession de la santé réglementée que ce soit, en Ontario ou dans un autre territoire, qui n'a pas donné lieu à une note de passage.
 - vi. La question de savoir si le membre était en règle au moment où il a cessé d'être inscrit auprès d'un organisme responsable de la réglementation d'une profession en Ontario ou dans un autre territoire.
 - vii. Lorsque le membre est membre d'une autre profession réglementée en Ontario ou de quelque profession réglementée que ce soit dans un autre territoire, tout manquement de sa part à l'obligation d'acquitter les droits ou de fournir des renseignements à l'organisme responsable de la réglementation de telles professions, l'ouverture d'enquêtes par ces organismes à son sujet ou l'imposition par ces organismes de sanctions à son égard.
 - viii. Tout autre événement qui offrirait des motifs raisonnables de croire que le membre n'exercera pas la médecine traditionnelle chinoise de façon sécuritaire et professionnelle.
2. Le membre fournit à l'Ordre par écrit le détail de toute déclaration de culpabilité se rapportant à toute infraction le plus tôt possible après réception de l'avis de la déclaration, mais au plus tard 30 jours après sa réception.
3. Le membre souscrit une assurance-responsabilité professionnelle selon le montant et sous la forme qu'exigent les règlements administratifs et il informe l'Ordre par écrit, dans un délai de deux jours, dans le cas où il n'est plus couvert par une telle assurance.
4. Le membre qui n'a pas souscrit une assurance-responsabilité professionnelle selon le montant et sous la forme qu'exigent les règlements administratifs ne peut pas exercer sa profession.
5. Le membre fait ce qui suit :
 - i. lorsque l'Ordre lui a délivré un certificat d'inscription, il affiche celui-ci bien en évidence dans tout lieu où il exerce sa profession,
 - ii. lorsque l'Ordre lui a délivré un insigne, il le porte bien en évidence sur ses vêtements en tout temps lorsqu'il exerce sa profession.

6. Immédiatement avant sa démission ou la suspension, la révocation ou l'expiration de son certificat d'inscription, le membre rend au registrateur son certificat d'inscription ainsi que son insigne, s'il en a un.
7. Sous réserve du paragraphe (2), le membre titulaire d'un certificat d'inscription figurant à la colonne 1 du tableau du présent paragraphe ne doit employer que ce qui suit :
 - i. le titre indiqué à la colonne 2 en regard du certificat d'inscription correspondant,
 - ii. la désignation indiquée à la colonne 3 en regard du certificat d'inscription correspondant.
8. Le membre ne doit exercer la médecine traditionnelle chinoise que dans les domaines dans lesquels il a été formé et possède une expérience.

TABLEAU

Point	Colonne 1	Colonne 2	Colonne 3
	Certificat d'inscription	Titre	Désignation
1.	Droits acquis	Praticien en médecine traditionnelle chinoise	R. TCMP
		Acupuncteur	R. Ac
2.	Catégorie générale	Praticien en médecine traditionnelle chinoise (provisoire)	R. TCMP (provisoire)
		Acupuncteur (provisoire)	R. Ac (provisoire)
3.	Membre étudiant	Praticien en médecine traditionnelle chinoise (étudiant)	
		Acupuncteur (étudiant)	
4.	Membre inactif	Praticien en médecine traditionnelle chinoise (inactif)	R. TCMP (inactif)
		Acupuncteur (inactif)	R. Ac (inactif)
5.	Membre temporaire	Praticien en médecine traditionnelle chinoise (temporaire)	R. TCMP (temp.)
		Acupuncteur (temporaire)	R. Ac (temp.)

(2) Le membre à qui un certificat d'inscription de la catégorie générale a été délivré conformément au paragraphe 9 (3) ou à l'article 11 ne doit employer que les titres de «praticien en médecine traditionnelle chinoise» ou de «acupuncteur» et les désignations «R. TCMP» ou «R. Ac».

Exigences en matière d'inscription : catégorie des droits acquis

6. (1) L'auteur d'une demande de certificat d'inscription de la catégorie des droits acquis ne peut se soustraire aux exigences en matière d'inscription suivantes :

1. L'auteur de la demande doit avoir effectué un minimum de 2 000 consultations en médecine traditionnelle chinoise au Canada, lesquelles peuvent inclure des consultations en acupuncture traditionnelle chinoise, au cours de la période de cinq ans précédant le jour de l'entrée en vigueur de la présente disposition.
2. L'auteur de la demande doit avoir remis sa demande dûment remplie au registrateur au plus tard au premier anniversaire du jour de l'entrée en vigueur de la présente disposition.

3. L'auteur de la demande doit avoir terminé avec succès le programme de sécurité établi ou approuvé par le conseil ou par un organisme approuvé par le conseil à cette fin.
4. L'auteur de la demande doit avoir terminé avec succès le cours sur la jurisprudence établi ou approuvé par le comité d'inscription.

(2) Les exigences des dispositions 3 et 4 du paragraphe (1) ne sont considérées comme ayant été respectées que si l'auteur de la demande y satisfait soit au cours de la période de trois ans précédant la date de sa demande soit à un moment donné après la présentation de sa demande mais avant la délivrance du certificat d'inscription.

Conditions : catégorie des droits acquis

7. (1) Tout certificat d'inscription de la catégorie des droits acquis est assorti des conditions et restrictions suivantes :

1. Le membre ne doit exercer la profession que dans le domaine ou les domaines approuvés par un sous-comité du comité d'inscription.
2. Le membre satisfait à l'une ou l'autre des conditions suivantes :
 - i. il effectue, au cours de chaque période de trois ans, un minimum de 500 consultations en médecine traditionnelle chinoise, lesquelles peuvent inclure des consultations en acupuncture traditionnelle chinoise, la première période de trois ans débutant le jour où lui est délivré le certificat d'inscription de la catégorie des droits acquis, et chaque période de trois ans subséquente débutant au premier anniversaire du début de la période précédente,
 - ii. au cours des 12 mois précédant la fin de chaque période de trois ans visée à la sous-disposition i durant laquelle le membre ne satisfait pas aux exigences de cette sous-disposition, il termine avec succès un programme de recyclage approuvé par le comité d'inscription.
3. Le certificat d'inscription du membre expire au cinquième anniversaire du jour de l'entrée en vigueur de la présente disposition.
4. Le membre qui n'est pas capable de parler, de lire et d'écrire le français ou l'anglais avec une aisance raisonnable doit exercer la profession conformément à un plan écrit soumis par le membre qui a été approuvé par un sous-comité du comité d'inscription comme étant un plan qui traite de façon efficace des problèmes de collaboration interprofessionnelle et de continuité des soins entraînés par le manque de maîtrise du français ou de l'anglais du membre.

(2) Si le membre ne respecte pas les conditions et restrictions visées à la disposition 2 du paragraphe (1), le registrateur le renvoie au comité d'assurance de la qualité pour une évaluation, par les pairs, de ses activités professionnelles.

Mobilité de la main-d'oeuvre : catégorie des droits acquis

8. (1) L'auteur d'une demande de certificat d'inscription de la catégorie des droits acquis visé par l'article 22.18 du Code des professions de la santé est réputé avoir satisfait aux exigences des dispositions 1, 2 et 3 du paragraphe 6 (1) du présent règlement.

(2) L'auteur d'une demande visé au paragraphe (1) ne peut se soustraire à l'exigence en matière d'inscription voulant qu'il fournisse un ou plusieurs certificats ou une ou plusieurs lettres, ou encore une autre preuve que le registrateur ou un sous-comité du comité d'inscription juge satisfaisante, qui confirment qu'il est un praticien en médecine traditionnelle chinoise en règle dans chaque territoire dont il détient un certificat extraprovincial.

(3) Si l'auteur d'une demande auquel le paragraphe (1) s'applique est incapable de convaincre le registrateur ou un sous-comité du comité d'inscription qu'il a exercé, à un moment donné au cours des trois années précédant la date de sa demande, la médecine traditionnelle chinoise dans la mesure où le permettrait un certificat d'inscription de la catégorie des droits acquis, il ne peut se soustraire aux exigences significatives supplémentaires en matière de formation, d'expérience, d'examens ou d'évaluations que peut préciser un tel sous-comité.

(4) L'auteur d'une demande visé au paragraphe (1) est réputé avoir satisfait à l'exigence de la disposition 4 du paragraphe 4 (1) si les exigences en matière de délivrance du certificat extraprovincial comprenaient des exigences relatives aux compétences linguistiques qui sont équivalentes aux exigences que prévoit cette disposition.

(5) Malgré le paragraphe (1), l'auteur d'une demande n'est pas réputé avoir satisfait à une exigence si celle-ci est mentionnée au paragraphe 22.18 (3) du Code des professions de la santé.

Exigences en matière d'inscription : catégorie générale

9. (1) Sous réserve du paragraphe (3), l'auteur d'une demande de certificat d'inscription de la catégorie générale ne peut se soustraire aux exigences en matière d'inscription suivantes :

1. L'auteur de la demande doit avoir terminé avec succès un programme postsecondaire en médecine traditionnelle chinoise qui :
 - i. dans le cas d'un programme de médecine traditionnelle chinoise complet, comporte au moins quatre années d'études à temps plein, ou des études d'une durée équivalente,
 - ii. dans le cas d'un programme d'acupuncture traditionnelle chinoise, comporte au moins trois années d'études à temps plein, ou des études d'une durée équivalente.
 2. L'auteur de la demande doit avoir terminé avec succès un programme d'expérience clinique dans la profession qui est structuré, complet, supervisé et évalué et qui comporte au moins 45 semaines d'expérience clinique et au moins 500 heures de contact direct avec des patients.
 3. L'auteur de la demande doit avoir terminé avec succès le programme de sécurité établi ou approuvé par le conseil ou par un organisme approuvé par le conseil à cette fin.
 4. L'auteur de la demande doit avoir terminé avec succès le cours sur la jurisprudence établi ou approuvé par le comité d'inscription.
 5. L'auteur de la demande doit avoir réussi une évaluation effectuée par un sous-comité du comité d'inscription, ou par un organisme approuvé par le conseil à cette fin, qui démontre qu'il a les compétences nécessaires pour exercer la profession de façon sécuritaire en tant que titulaire d'un certificat d'inscription de la catégorie générale.
- (2) L'auteur d'une demande qui n'a pas satisfait aux exigences prévues à la disposition 1 du paragraphe (1), soit dans l'année qui a précédé la date à laquelle il a présenté sa demande, soit à un moment donné après avoir présenté celle-ci, doit satisfaire à l'une ou l'autre des conditions suivantes :
- a) il a exercé la profession au cours de la période de trois ans qui a précédé la date à laquelle il a présenté sa demande et dans le cadre de celle-ci a effectué un minimum de 500 consultations en médecine traditionnelle chinoise, lesquelles peuvent inclure des consultations en acupuncture traditionnelle chinoise;
 - b) au cours des 12 mois qui ont précédé la date à laquelle il a présenté sa demande, il a terminé avec succès un programme de recyclage approuvé par le comité d'inscription.
- (3) L'auteur d'une demande titulaire d'un certificat d'inscription de la catégorie des droits acquis ou qui est admissible à un tel certificat se voit délivrer un certificat d'inscription de la catégorie générale si les conditions suivantes sont réunies :
- a) l'auteur de la demande possède au moins trois années d'expérience clinique dans la profession qui lui ont permis d'effectuer un minimum de 1 200 consultations en médecine traditionnelle chinoise, lesquelles peuvent inclure des consultations en acupuncture traditionnelle chinoise, en plus des consultations exigées par la disposition 1 du paragraphe 6 (1);
 - b) l'auteur de la demande a terminé avec succès les deux processus de reconnaissance des acquis suivants et les résultats combinés de ces processus sont de nature à convaincre un sous-comité du comité d'inscription qu'il est compétent pour exercer la profession :
 - (i) un processus d'examen de portfolio qui est approuvé par le comité d'inscription,
 - (ii) un processus d'évaluation des connaissances qui est approuvé par le comité d'inscription;
 - c) l'auteur de la demande a payé les droits qu'il doit à l'Ordre;
 - d) l'auteur de la demande a fourni à l'Ordre tous les renseignements que celui-ci a exigés de lui.
- (4) L'auteur d'une demande visé au paragraphe (3) n'est pas tenu de terminer les deux processus de reconnaissance des acquis visés à l'alinéa (3) b) si les résultats d'un seul processus suffisent à convaincre le sous-comité qu'il est compétent pour exercer la profession.
- (5) L'exigence de la disposition 2 du paragraphe (1) n'est pas considérée comme ayant été respectée si le programme visé à cette disposition a commencé avant le début du programme en médecine traditionnelle chinoise visé à la disposition 1 du paragraphe (1).
- (6) Les exigences des dispositions 3 et 4 du paragraphe (1) ne sont considérées comme ayant été respectées que si l'auteur d'une demande y satisfait soit au cours de la période de trois ans qui précède la date de sa demande soit à un moment donné après la présentation de sa demande.

Conditions : catégorie générale

10. (1) Tout certificat d'inscription de la catégorie générale est assorti des conditions et restrictions suivantes :

1. Le membre satisfait à l'une ou l'autre des conditions suivantes :

- i. il effectue, au cours de chaque période de trois ans, un minimum de 500 consultations en médecine traditionnelle chinoise, lesquelles peuvent inclure des consultations en acupuncture traditionnelle chinoise, la première période de trois ans débutant le jour où lui est délivré le certificat d'inscription de la catégorie générale, et chaque période de trois ans subséquente débutant au premier anniversaire du début de la période précédente,
- ii. au cours des 12 mois précédant la fin de chaque période visée à la sous-disposition i durant laquelle le membre ne satisfait pas aux exigences de cette sous-disposition, il termine avec succès un programme de recyclage approuvé par le comité d'inscription.

(2) Si le membre ne respecte pas les conditions et restrictions visées à la disposition 1 du paragraphe (1), le registrateur le renvoie au comité d'assurance de la qualité pour une évaluation, par les pairs, de ses activités professionnelles.

Mobilité de la main-d'oeuvre : catégorie générale

11. (1) L'auteur d'une demande de certificat d'inscription de la catégorie générale visé par l'article 22.18 du Code des professions de la santé est réputé avoir satisfait aux exigences prévues aux dispositions 1, 2, 3 et 5 du paragraphe 9 (1) et au paragraphe 9 (2) du présent règlement.

(2) L'auteur d'une demande visé au paragraphe (1) ne peut se soustraire à l'exigence en matière d'inscription voulant qu'il fournisse un ou plusieurs certificats ou une ou plusieurs lettres, ou encore une autre preuve que le registrateur ou un sous-comité du comité d'inscription juge satisfaisante, qui confirment qu'il est un praticien en médecine traditionnelle chinoise en règle dans chaque territoire dont il détient un certificat extraprovincial.

(3) Si l'auteur d'une demande auquel le paragraphe (1) s'applique est incapable de convaincre le registrateur ou un sous-comité du comité d'inscription qu'il a exercé, à un moment donné au cours des trois années précédant la date de sa demande, la médecine traditionnelle chinoise dans la mesure où le permettrait un certificat d'inscription de la catégorie générale, il ne peut se soustraire aux exigences significatives supplémentaires en matière de formation, d'expérience, d'examens ou d'évaluations que peut préciser un tel sous-comité.

(4) L'auteur d'une demande visé au paragraphe (1) est réputé avoir satisfait à l'exigence de la disposition 4 du paragraphe 4 (1) si les exigences en matière de délivrance du certificat extraprovincial comprenaient des exigences relatives aux compétences linguistiques qui sont équivalentes aux exigences que prévoit cette disposition.

(5) Malgré le paragraphe (1), l'auteur d'une demande n'est pas réputé avoir satisfait à une exigence si celle-ci est mentionnée au paragraphe 22.18 (3) du Code des professions de la santé.

Exigences en matière d'inscription : catégorie de membre étudiant

12. (1) La délivrance d'un certificat d'inscription de la catégorie de membre étudiant est subordonnée aux exigences en matière d'inscription suivantes :

1. L'auteur de la demande doit satisfaire à l'une ou l'autre des conditions suivantes :

- i. être inscrit à un programme postsecondaire en médecine traditionnelle chinoise visé à la disposition 1 du paragraphe 9 (1),
- ii. être inscrit à un programme visé à la disposition 2 du paragraphe 9 (1).

2. L'auteur de la demande ne doit pas avoir été précédemment titulaire d'un certificat d'inscription de la catégorie de membre étudiant et avoir échoué à une tentative en vue de satisfaire aux exigences de la disposition 1 ou 2 du paragraphe 9 (1) sauf si le registrateur est d'avis que des circonstances exceptionnelles ont vraisemblablement contribué à l'incapacité de l'auteur de la demande à satisfaire à ces exigences.

(2) Nul ne peut se soustraire aux exigences de la disposition 1 du paragraphe (1).

Conditions : catégorie de membre étudiant

13. Tout certificat d'inscription de la catégorie de membre étudiant est assorti des conditions et restrictions suivantes :

1. Le membre ne doit exercer la profession que sous la supervision d'un membre titulaire d'un certificat d'inscription de la catégorie des droits acquis ou de la catégorie générale capable de communiquer dans la langue du membre et qui a été approuvé par le registrateur.
2. Le certificat d'inscription du membre expire à la plus rapprochée des dates suivantes :

- i. la date à laquelle son titulaire ne suit plus de façon active le programme d'enseignement postsecondaire ou le programme d'expérience clinique visés à la disposition 1 du paragraphe 12 (1), sauf si le registrateur permet au titulaire, par écrit, de l'interrompre,
 - ii. la date qui tombe sept ans après celle de la délivrance du certificat d'inscription de la catégorie de membre étudiant, sauf si un sous-comité du comité d'inscription décide que des circonstances exceptionnelles justifient la prorogation du certificat d'inscription du titulaire,
 - iii. la date à laquelle le titulaire se voit délivrer un certificat d'inscription d'une autre catégorie.
3. Lorsqu'un sous-comité du comité d'inscription proroge un certificat d'inscription en vertu de la sous-disposition 2 ii, la prorogation est assortie des conditions et des restrictions décidées par le sous-comité.

Mobilité de la main-d'oeuvre : catégorie de membre étudiant

14. (1) L'auteur d'une demande de certificat d'inscription de la catégorie de membre étudiant visé par l'article 22.18 du Code des professions de la santé est réputé avoir satisfait aux exigences de la disposition 1 du paragraphe 12 (1).

(2) L'auteur d'une demande visé au paragraphe (1) ne peut se soustraire à l'exigence en matière d'inscription voulant qu'il fournisse un ou plusieurs certificats ou une ou plusieurs lettres, ou encore une autre preuve que le registrateur ou un sous-comité du comité d'inscription juge satisfaisante, qui confirment qu'il est un praticien en médecine traditionnelle chinoise en règle dans chaque territoire dont il détient un certificat extraprovincial.

(3) Si l'auteur d'une demande auquel le paragraphe (1) s'applique est incapable de convaincre le registrateur ou un sous-comité du comité d'inscription qu'il a exercé, à un moment donné au cours des trois années précédant la date de sa demande, la médecine traditionnelle chinoise dans la mesure où le permettrait un certificat d'inscription de la catégorie de membre étudiant, il ne peut se soustraire aux exigences significatives supplémentaires en matière de formation, d'expérience, d'examens ou d'évaluations que peut préciser un tel sous-comité.

(4) L'auteur d'une demande visé au paragraphe (1) est réputé avoir satisfait à l'exigence de la disposition 4 du paragraphe 4 (1) si les exigences en matière de délivrance du certificat extraprovincial comprenaient des exigences relatives aux compétences linguistiques qui sont équivalentes aux exigences que prévoit cette disposition.

(5) Malgré le paragraphe (1), l'auteur d'une demande n'est pas réputé avoir satisfait à une exigence si celle-ci est mentionnée au paragraphe 22.18 (3) du Code des professions de la santé.

Exigences en matière d'inscription : catégorie de membre inactif

15. (1) La délivrance d'un certificat d'inscription de la catégorie de membre inactif est subordonnée aux exigences en matière d'inscription suivantes :

1. L'auteur de la demande doit être un membre titulaire d'un certificat d'inscription de la catégorie des droits acquis ou de la catégorie générale.
2. L'auteur de la demande doit avoir acquitté les droits, pénalités ou autres sommes qu'il doit à l'Ordre.
3. L'auteur de la demande doit avoir fourni à l'Ordre tous les renseignements que celui-ci a exigés de lui.
4. L'auteur de la demande doit avoir fourni à l'Ordre un engagement, sous une forme que le registrateur juge acceptable, selon lequel il n'exercera pas la profession tant qu'il sera titulaire d'un certificat d'inscription de la catégorie de membre inactif.
5. L'auteur de la demande ne doit pas avoir été titulaire d'un certificat d'inscription de la catégorie de membre inactif au cours de la période de cinq ans qui a précédé la date à laquelle il a présenté sa demande sauf si le registrateur est d'avis que des circonstances exceptionnelles justifient de le dispenser de cette exigence.

(2) Nul ne peut se soustraire aux exigences des dispositions 1 à 4 du paragraphe (1).

Conditions additionnelles : catégorie de membre inactif

16. Tout certificat d'inscription de la catégorie de membre inactif est assorti des conditions et restrictions additionnelles suivantes :

1. Le membre ne doit pas exercer la médecine traditionnelle chinoise.
2. Le membre ne doit pas superviser l'exercice de la profession.
3. Le membre ne doit faire aucune assertion ou affirmation selon laquelle il possède de quelconques compétences dans la profession.

Délivrance d'un autre certificat à un membre inactif

17. (1) Le registrateur peut délivrer au titulaire d'un certificat d'inscription de la catégorie de membre inactif le certificat d'inscription de la catégorie des droits acquis ou de la catégorie générale dont il était précédemment titulaire si le membre fait ce qui suit :

- a) il présente une demande à cet effet au registrateur;
- b) il acquitte toute pénalité ou toute autre somme qu'il doit à l'Ordre;
- c) il acquitte les droits qu'exigent les règlements administratifs de l'Ordre;
- d) il fournit à l'Ordre tous les renseignements que celui-ci a exigés de lui;
- e) il convainc le registrateur qu'il se conformera à toutes les conditions et restrictions dont le certificat pour lequel il présente une demande sera assorti à compter de la date prévue de la délivrance de celui-ci;
- f) il convainc un sous-comité du comité d'inscription qu'il possède à l'heure actuelle le degré de connaissances, de compétences et de jugement liés à l'exercice de la profession qui serait attendu d'un membre titulaire du type de certificat demandé.

(2) Malgré le paragraphe (1), le registrateur ne doit pas de nouveau délivrer de certificat d'inscription de la catégorie des droits acquis après le cinquième anniversaire du jour de l'entrée en vigueur du présent article.

Exigences en matière d'inscription : catégorie de membre temporaire

18. (1) La délivrance d'un certificat d'inscription de la catégorie de membre temporaire est subordonnée aux exigences en matière d'inscription suivantes :

- 1. L'auteur de la demande doit être inscrit ou autorisé en vue d'exercer la médecine traditionnelle chinoise dans un autre territoire dans lequel les exigences en matière d'inscription ou d'autorisation sont semblables à celles des dispositions 1 et 2 du paragraphe 9 (1).
- 2. L'auteur de la demande doit avoir une offre pour un emploi ou une nomination qui se rapporte à l'exercice ou à l'enseignement de la profession et qui ne doit pas dépasser six mois.
- 3. Un titulaire d'un certificat d'inscription de la catégorie des droits acquis ou de la catégorie générale qui est approuvé par le registrateur doit avoir accepté de superviser l'auteur de la demande et de veiller à ce qu'il fournisse des soins appropriés et continus aux patients.
- 4. L'auteur de la demande ne doit pas avoir été titulaire d'un certificat d'inscription de la catégorie de membre temporaire au cours de la période de 12 mois qui précède la date à laquelle il a présenté sa demande, sauf si le registrateur est d'avis qu'en raison de circonstances exceptionnelles cette exigence ne devrait pas s'appliquer.
- 5. L'auteur de la demande doit avoir terminé avec succès le cours sur la jurisprudence établi ou approuvé par le comité d'inscription.

(2) Nul ne peut se soustraire aux exigences des dispositions 1 à 4 du paragraphe (1).

(3) L'exigence de la disposition 5 du paragraphe (1) n'est considérée comme ayant été respectée que si l'auteur de la demande y satisfait au cours de la période de trois ans qui précède la date de sa demande.

(4) Si l'auteur de la demande a terminé la formation qui faisait partie des exigences en matière d'inscription ou d'autorisation visées à la disposition 1 du paragraphe (1) plus d'un an avant la date à laquelle il a présenté sa demande de certificat d'inscription de la catégorie de membre temporaire, il doit satisfaire à l'une ou l'autre des conditions suivantes :

- a) il a exercé la profession au cours de la période de trois ans qui a précédé la date à laquelle il a présenté sa demande et dans le cadre de celle-ci a effectué un minimum de 500 consultations en médecine traditionnelle chinoise, lesquelles peuvent inclure des consultations en acupuncture traditionnelle chinoise;
- b) au cours des 12 mois qui ont précédé la date à laquelle il a présenté sa demande, il a terminé avec succès un programme de recyclage approuvé par le comité d'inscription.

Conditions additionnelles : catégorie de membre temporaire

19. Tout certificat d'inscription de la catégorie de membre temporaire est assorti des conditions et restrictions additionnelles suivantes :

- 1. Le membre ne peut exercer la médecine traditionnelle chinoise que sous la supervision du titulaire d'un certificat d'inscription de la catégorie des droits acquis ou de la catégorie générale visé à la disposition 3 du paragraphe 18 (1).

2. À la demande du registrateur et dans le délai que celui-ci fixe, le membre doit fournir une preuve, que le registrateur juge satisfaisante, qu'il se conforme aux conditions et restrictions énoncées à la disposition 1.
3. Le certificat d'inscription du membre expire à la date d'expiration qui y est indiquée ou à la date qui tombe six mois après la date de délivrance du certificat, selon celle de ces dates qui est la plus rapprochée.

Mobilité de la main-d'oeuvre : catégorie de membre temporaire

20. (1) L'auteur d'une demande de certificat d'inscription de la catégorie de membre temporaire visé par l'article 22.18 du Code des professions de la santé est réputé avoir satisfait aux exigences de la disposition 1 du paragraphe 18 (1).

(2) L'auteur d'une demande visé au paragraphe (1) ne peut se soustraire à l'exigence en matière d'inscription voulant qu'il fournisse un ou plusieurs certificats ou une ou plusieurs lettres, ou encore une autre preuve que le registrateur ou un sous-comité du comité d'inscription juge satisfaisante, qui confirment qu'il est un praticien en médecine traditionnelle chinoise en règle dans chaque territoire dont il détient un certificat extraprovincial.

(3) Si l'auteur d'une demande auquel le paragraphe (1) s'applique est incapable de convaincre le registrateur ou un sous-comité du comité d'inscription qu'il a exercé, à un moment donné au cours des trois années précédant la date de sa demande, la médecine traditionnelle chinoise dans la mesure où le permettrait un certificat d'inscription de la catégorie de membre temporaire, il ne peut se soustraire aux exigences significatives supplémentaires en matière de formation, d'expérience, d'examens ou d'évaluations que peut préciser un tel sous-comité.

(4) L'auteur d'une demande visé au paragraphe (1) est réputé avoir satisfait à l'exigence de la disposition 4 du paragraphe 4 (1) si les exigences en matière de délivrance du certificat extraprovincial comprenaient des exigences relatives aux compétences linguistiques qui sont équivalentes aux exigences que prévoit cette disposition.

(5) Malgré le paragraphe (1), l'auteur d'une demande n'est pas réputé avoir satisfait à une exigence si celle-ci est mentionnée au paragraphe 22.18 (3) du Code des professions de la santé.

Suspensions, révocations et remises en vigueur

21. (1) Si le membre omet de fournir à l'Ordre les renseignements le concernant qu'exigent les règlements administratifs :

- a) le registrateur peut aviser le membre de son intention de suspendre son certificat d'inscription;
- b) le registrateur peut suspendre le certificat d'inscription du membre si celui-ci omet de fournir les renseignements dans les 30 jours qui suivent la remise de l'avis.

(2) S'il suspend le certificat d'inscription d'un membre en vertu du paragraphe (1), le registrateur annule la suspension une fois convaincu que l'ancien membre satisfait aux exigences suivantes :

- a) il a fourni à l'Ordre les renseignements exigés;
- b) il a acquitté les droits qu'exigent les règlements administratifs pour obtenir l'annulation de la suspension;
- c) il a acquitté les autres droits qu'exigent les règlements administratifs;
- d) dans le cas d'un ancien membre dont le certificat d'inscription a été suspendu en vertu du paragraphe (1) plus de trois ans avant la date à laquelle il présente sa demande de remise en vigueur, il possède à l'heure actuelle le degré de connaissances, de compétences et de jugement liés à l'exercice de la profession qui serait attendu d'un membre titulaire du type de certificat demandé.

(3) Malgré le paragraphe (2), le registrateur ne doit pas annuler la suspension d'un certificat d'inscription de la catégorie des droits acquis après le cinquième anniversaire du jour de l'entrée en vigueur du présent paragraphe.

Avis du registrateur

22. Le registrateur avise le membre qui ne respecte pas les conditions et restrictions visées à la disposition 2 du paragraphe 10 (1) dans le délai prévu au paragraphe 10 (3) et le certificat d'inscription du membre de la catégorie générale est révoqué dans les 30 jours qui suivent la remise de l'avis.

Modifications

23. (1) Le tableau du paragraphe 5 (1) du présent règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Point	Colonne 1	Colonne 2	Colonne 3
	Certificat d'inscription	Titre	Désignation
1.	Droits acquis	Praticien en médecine traditionnelle chinoise	R. TCMP
		Acupuncteur	R. Ac
2.	Catégorie générale	Praticien en médecine traditionnelle chinoise	R. TCMP
		Acupuncteur	R. Ac
3.	Membre étudiant	Praticien en médecine traditionnelle chinoise (étudiant)	
		Acupuncteur (étudiant)	
4.	Membre inactif	Praticien en médecine traditionnelle chinoise (inactif)	R. TCMP (inactif)
		Acupuncteur (inactif)	R. Ac (inactif)
5.	Membre temporaire	Praticien en médecine traditionnelle chinoise (temporaire)	R. TCMP (temp.)
		Acupuncteur (temporaire)	R. Ac (temp.)

(2) Le paragraphe 5 (2) du présent règlement est abrogé et remplacé par ce qui suit :

(2) Un membre qui est assujéti à la condition ou restriction précisée à la disposition 2 du paragraphe 10 (1) et qui n'a pas réussi les examens d'inscription ne doit employer que les titres de «praticien en médecine traditionnelle chinoise (provisoire)» ou de «acupuncteur (provisoire)» et les désignations «R. TCMP (provisoire)» ou «R. Ac (provisoire)».

(3) Le paragraphe 9 (1) du présent règlement est modifié par adjonction de la disposition suivante :

6. L'auteur de la demande doit avoir réussi les examens d'inscription établis ou approuvés par le conseil.

(4) L'article 9 du présent règlement est modifié par adjonction des paragraphes suivants :

(7) Sous réserve des paragraphes (8) et (9), les exigences de la disposition 6 du paragraphe (1) ne sont considérées comme ayant été respectées que si l'auteur de la demande a réussi les examens :

- a) soit après la date à laquelle il a satisfait aux exigences de la disposition 5 du paragraphe (1);
- b) soit après trois tentatives.

(8) Si l'auteur de la demande ne réussit pas les examens après trois tentatives, les exigences de la disposition 6 du paragraphe (1) seront considérées comme ayant été respectées si l'auteur de la demande a réussi les examens au bout de la quatrième tentative après avoir au préalable terminé avec succès les études ou la formation supplémentaires ou la combinaison d'études et de formation supplémentaires exigés par un sous-comité du comité d'inscription.

(9) Si par l'effet de l'alinéa b) du paragraphe (7) et du paragraphe (8), l'auteur de la demande n'est pas considéré comme ayant respecté les exigences de la disposition 6 du paragraphe (1), la réussite aux examens lors d'une tentative ultérieure ne sera pas considérée comme satisfaisant aux exigences de cette disposition sauf si, avant de se présenter aux examens, l'auteur de la demande termine un autre programme mentionné à la disposition 1 du paragraphe (1).

(10) Si par l'effet de l'alinéa a) du paragraphe (7), l'auteur de la demande n'est pas considéré comme ayant respecté les exigences de la disposition 6 du paragraphe (1), il ne sera pas tenu compte, pour l'application de l'alinéa (7) b) et du paragraphe (8), de la tentative ou des tentatives de réussir les examens qui ont permis de satisfaire à ces exigences.

(5) Le paragraphe 10 (1) du présent règlement est modifié par adjonction de la disposition suivante :

2. Sous réserve du paragraphe (4), un membre auquel a été délivré un certificat d'inscription de la catégorie générale avant l'entrée en vigueur de la présente disposition doit réussir les examens d'inscription visés à la disposition 6 du paragraphe 9 (1).

(6) L'article 10 du présent règlement est modifié par adjonction des paragraphes suivants :

(3) Le membre visé à la disposition 2 du paragraphe (1) doit réussir les examens visés à cette disposition après deux tentatives et doit se présenter à chaque session de ces examens qui est offerte jusqu'à ce qu'il ait réussi les examens ou jusqu'à ce qu'il ait échoué aux examens pour la deuxième fois, selon celui de ces deux événements qui se produit le premier.

(4) Le membre auquel a été délivré un certificat d'inscription de la catégorie générale conformément au paragraphe 9 (3) ou à l'article 11 n'est pas tenu de respecter la condition ou la restriction visée à la disposition 2 du paragraphe (1).

(7) Le paragraphe 11 (1) du présent règlement est abrogé et remplacé par ce qui suit :

Mobilité de la main-d'oeuvre : catégorie générale

(1) L'auteur d'une demande de certificat d'inscription de la catégorie générale visé par l'article 22.18 du Code des professions de la santé est réputé avoir satisfait aux exigences prévues aux dispositions 1, 2, 3, 5 et 6 du paragraphe 9 (1) et au paragraphe 9 (2) du présent règlement.

(8) La disposition 1 du paragraphe 12 (1) du présent règlement est modifiée par adjonction de la sous-disposition suivante :

- iii. être inscrit aux examens d'inscription visés à la disposition 6 du paragraphe 9 (1) sans s'y être encore présenté.

(9) La disposition 2 du paragraphe 12 (1) du présent règlement est abrogée et remplacée par ce qui suit :

2. L'auteur de la demande ne doit pas avoir été précédemment titulaire d'un certificat d'inscription de la catégorie de membre étudiant et avoir échoué à une tentative en vue de satisfaire aux exigences de la disposition 1, 2 ou 6 du paragraphe 9 (1) sauf si le registrateur est d'avis que des circonstances exceptionnelles ont vraisemblablement contribué à l'incapacité de l'auteur de la demande à satisfaire à ces exigences.

(10) La sous-disposition 2 i de l'article 13 du présent règlement est abrogée et remplacée par ce qui suit :

- i. la date à laquelle son titulaire ne suit plus de façon active le programme d'enseignement ou le programme d'expérience clinique visés à la disposition 1 du paragraphe 12 (1) ou n'est plus inscrit aux examens visés à cette disposition, sauf si le registrateur permet au titulaire, par écrit, de l'interrompre,

Abrogation

24. (1) Les dispositions suivantes du présent règlement sont abrogées :

1. La disposition 2 de l'article 2.
2. Le paragraphe 4 (2).
3. Le point 1 du tableau du paragraphe 5 (1), tel qu'il est pris de nouveau par le paragraphe 23 (1).
4. Les articles 6, 7 et 8.
5. Les paragraphes 9 (3) et (4).

(2) Les dispositions suivantes du présent règlement sont modifiées par suppression de «la catégorie des droits acquis ou» partout où figure cette expression :

1. La disposition 1 de l'article 13.
2. La disposition 1 du paragraphe 15 (1).
3. Le paragraphe 17 (1) dans le passage qui précède l'alinéa a).
4. La disposition 3 du paragraphe 18 (1).
5. La disposition 1 de l'article 19.

Entrée en vigueur

25. (1) Sous réserve des paragraphes (2) et (3), le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur de l'article 5 de la Loi et du jour du dépôt du présent règlement.

(2) Les articles 22 et 23 entrent en vigueur le dernier en date des jours suivants :

a) le jour déterminé en application du paragraphe (1);

b) le 31 décembre 2013.

(3) L'article 24 entre en vigueur au sixième anniversaire du jour déterminé en application du paragraphe (1).

Made by:

Pris par :

TRANSITIONAL COUNCIL OF THE COLLEGE OF TRADITIONAL CHINESE MEDICINE PRACTITIONERS AND ACUPUNCTURISTS OF
ONTARIO:
CONSEIL TRANSITOIRE DE L'ORDRE DES PRATICIENS EN MÉDECINE TRADITIONNELLE CHINOISE ET DES ACUPUNCTEURS DE
L'ONTARIO :

La présidente,

JOANNE PRITCHARD SOBHANI
President

La registrateur,

EMILY CHEUNG
Registrar

Date made: December 11, 2012.

Pris le : 11 décembre 2012.

6/13

ONTARIO REGULATION 28/13

made under the

TRADITIONAL CHINESE MEDICINE ACT, 2006

Made: December 11, 2012

Approved: January 23, 2013

Filed: January 25, 2013

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Printed in *The Ontario Gazette*: February 9, 2013**QUALITY ASSURANCE PROGRAM****Definitions**

1. In this Regulation,

“assessor” means a person appointed under section 81 of the Health Professions Procedural Code; (“évaluateur”)

“Committee” means the Quality Assurance Committee and includes a panel of the Committee; (“comité”)

“program” means the quality assurance program required by section 80 of the Health Professions Procedural Code; (“programme”)

“stratified random sampling” means a sampling where groups of members are,

- (a) removed from the pool of members to be sampled, or
- (b) weighted to increase or decrease the likelihood of their being selected. (“échantillonnage aléatoire stratifié”)

Program

2. (1) The program shall include the following components:

- 1. Continuing education or professional development designed to,
 - i. promote continuing competence and continuing quality improvement among the members,
 - ii. promote interprofessional collaboration,
 - iii. address changes in practice environments, and
 - iv. incorporate standards of practice, advances in technology, changes made to entry to practice competencies and other relevant issues in the discretion of the Council.
- 2. Self, peer and practice assessments.
- 3. A mechanism for the College to monitor members’ participation in, and compliance with, the program.

(2) The Committee shall administer the program.

Panels

3. (1) A panel of the Committee shall be composed of at least three persons, at least one of whom shall be a member of the Council appointed by the Lieutenant Governor in Council.

(2) Two members of a panel of the Committee constitute a quorum if at least one of the members is a member of the Council appointed by the Lieutenant Governor in Council.

Members must participate

4. Every member shall participate in the program.

Self-assessment, continuing education and professional development

5. Every member shall participate in annual self-assessment, continuing education and professional development activities in order to maintain the knowledge, skill and judgment required to practise the profession in accordance with the standards of practice and ethics set by the College.

Records and information

6. (1) Every member shall keep records of his or her participation in self-assessment, continuing education and professional development, in the form and manner approved by the Committee and for the period of time specified by the Committee.

(2) At the request of the Committee, an assessor or an employee of the College, a member shall provide to the Committee,

- (a) accurate information about his or her self-assessment, continuing education or professional development activities; and
- (b) his or her records described in subsection (1).

Peer and practice assessment remediation

7. (1) Each year, the Committee shall select members to undergo peer and practice assessments in order to assess the members' knowledge, skill and judgment.

(2) A member shall undergo a peer and practice assessment if,

- (a) his or her name is selected at random, including by stratified random sampling;
- (b) a request is made under subsection 6 (2), and either,
 - (i) insufficient information is provided by the member, or
 - (ii) the member's records do not demonstrate that the member has engaged in adequate self-assessment, continuing education or professional development activities;
- (c) the member is selected on the basis of other criteria specified by the Committee and published on the College's website at least three months before the member is selected on the basis of those criteria; or
- (d) the member is referred for a peer and practice assessment under subsection 7 (2) or 10 (2) of Ontario Regulation 27/13 (Registration) made under the Act.

(3) An assessor shall carry out the peer and practice assessment.

(4) The assessor shall assess a member's knowledge, skill and judgment by way of the peer and practice assessment and may, as part of the assessment review the member's records required by subsection 6 (1).

(5) The assessor shall prepare a written report on the member's peer and practice assessment and shall provide it to the Committee.

(6) The Committee shall provide a copy of the results of the assessment to the member.

(7) If, after considering the assessor's report and any other information relevant to the assessment, the Committee is of the opinion that the member's knowledge, skill or judgment is not satisfactory, the Committee shall provide notice to the member of its opinion, and the member shall have 14 days to make written submissions to the Committee.

(8) If, after considering any written submissions made by the member, the Committee is still of the opinion that the member's knowledge, skill or judgment is not satisfactory, the Committee may exercise any of the powers under section 80.2 of the Health Professions Procedural Code.

Commencement

8. This Regulation comes into force on the later of the day section 5 of the Act comes into force and the day this Regulation is filed.

Made by:
Pris par :

TRANSITIONAL COUNCIL OF THE COLLEGE OF TRADITIONAL CHINESE MEDICINE PRACTITIONERS AND ACUPUNCTURISTS OF
ONTARIO:
CONSEIL TRANSITOIRE DE L'ORDRE DES PRATICIENS EN MÉDECINE TRADITIONNELLE CHINOISE ET DES ACUPUNCTEURS DE
L'ONTARIO :

La présidente,

JOANNE PRITCHARD SOBHANI
President

La registrareure,

EMILY CHEUNG
Registrar

Date made: December 11, 2012.
Pris le : 11 décembre 2012.

6/13

RÈGLEMENT DE L'ONTARIO 28/13

pris en vertu de la

LOI DE 2006 SUR LES PRATICIENS EN MÉDECINE TRADITIONNELLE CHINOISEpris le 11 décembre 2012
approuvé le 23 janvier 2013

déposé le 25 janvier 2013

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imprimé dans la *Gazette de l'Ontario* le 9 février 2013**PROGRAMME D'ASSURANCE DE LA QUALITÉ****Définitions**

1. Les définitions qui suivent s'appliquent au présent règlement.

«comité» Le comité d'assurance de la qualité et, notamment, un sous-comité de ce comité. («Committee»)

«échantillonnage aléatoire stratifié» Échantillonnage selon lequel des groupes de membres sont :

- a) soit retirés de l'ensemble des membres devant être échantillonnés;
- b) soit pondérés pour accroître ou réduire la probabilité qu'ils soient choisis. («stratified random sampling»)

«évaluateur» Personne nommée en vertu de l'article 81 du Code des professions de la santé. («assessor»)

«programme» Le programme d'assurance de la qualité qu'exige l'article 80 du Code des professions de la santé. («program»)

Programme

2. (1) Le programme comprend les composantes suivantes :

- 1. L'éducation permanente ou le perfectionnement professionnel aux fins suivantes :
 - i. promouvoir le maintien de la compétence et l'amélioration continue de la qualité chez les membres,
 - ii. promouvoir la collaboration interprofessionnelle,
 - iii. faire face aux changements qui surviennent au sein de la profession,
 - iv. incorporer des normes d'exercice, des avancées technologiques, des modifications apportées aux compétences exigées pour l'admission à la profession et d'autres questions pertinentes, à la discrétion du conseil.
- 2. Les auto-évaluations et les évaluations, par les pairs, des activités professionnelles des membres.
- 3. Un mécanisme qui permet à l'Ordre de surveiller la participation des membres au programme de même que leur observation de celui-ci.

(2) Le comité administre le programme.

Sous-comités

3. (1) Un sous-comité du comité se compose d'au moins trois personnes, dont au moins une est un membre du conseil qui y a été nommé par le lieutenant-gouverneur en conseil.

(2) Deux membres constituent le quorum d'un sous-comité du comité si au moins l'un d'eux est un membre du conseil qui y a été nommé par le lieutenant-gouverneur en conseil.

Obligation des membres de participer

4. Chaque membre participe au programme.

Auto-évaluation, éducation permanente et perfectionnement professionnel

5. Chaque membre participe, annuellement, à des activités d'auto-évaluation, d'éducation permanente et de perfectionnement professionnel afin de maintenir les connaissances, les compétences et le jugement requis pour exercer la profession conformément aux normes d'exercice et de déontologie établies par l'Ordre.

Registres et renseignements

6. (1) Chaque membre tient des registres de sa participation à des activités d'auto-évaluation, d'éducation permanente et de perfectionnement professionnel sous la forme et de la manière qu'approuve le comité et pendant la période que celui-ci précise.

(2) À la demande du comité, d'un évaluateur ou d'un employé de l'Ordre, le membre fournit ce qui suit au comité :

- a) des renseignements exacts sur ses activités d'auto-évaluation, d'éducation permanente ou de perfectionnement professionnel;
- b) les registres visés au paragraphe (1).

Évaluations, par les pairs, des activités professionnelles des membres et recyclage

7. (1) Chaque année, le comité choisit les membres devant se soumettre à une évaluation, par les pairs, de leurs activités professionnelles, laquelle vise à évaluer leurs connaissances, leurs compétences et leur jugement.

(2) Un membre se soumet à une évaluation si, selon le cas :

- a) son nom est choisi de façon aléatoire, notamment par échantillonnage aléatoire stratifié;
- b) une demande lui est communiquée en vertu du paragraphe 6 (2) et :
 - (i) soit les renseignements qu'il fournit sont insuffisants,
 - (ii) soit ses registres n'indiquent pas qu'il a pris part à des activités d'auto-évaluation, d'éducation permanente ou de perfectionnement professionnel adéquates;
- c) il est choisi en fonction d'autres critères que précise le comité et qui ont été publiés sur le site Web de l'Ordre au moins trois mois avant sa sélection en fonction de ces critères;
- d) il est renvoyé pour une évaluation en application du paragraphe 7 (2) ou 10 (2) du Règlement de l'Ontario 27/13 (Inscription) pris en vertu de la Loi.

(3) Un évaluateur effectue l'évaluation du membre.

(4) L'évaluateur évalue les connaissances, les compétences et le jugement du membre et peut, dans le cadre de son évaluation, examiner les registres du membre qu'exige le paragraphe 6 (1).

(5) L'évaluateur rédige un rapport sur l'évaluation qu'il a effectuée et le remet au comité.

(6) Le comité remet au membre une copie des résultats de l'évaluation.

(7) Si, après examen du rapport de l'évaluateur et de tout autre renseignement qui se rapporte à l'évaluation, il est d'avis que les connaissances, les compétences ou le jugement du membre ne sont pas satisfaisants, le comité en avise le membre. Le membre dispose de 14 jours pour présenter des observations par écrit au comité.

(8) Si, après examen des observations présentées par écrit par le membre, il est toujours d'avis que les connaissances, les compétences ou le jugement du membre ne sont pas satisfaisants, le comité peut exercer les pouvoirs prévus à l'article 80.2 du Code des professions de la santé.

Entrée en vigueur

8. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur de l'article 5 de la Loi et du jour du dépôt du présent règlement.

Made by:
Pris par :

TRANSITIONAL COUNCIL OF THE COLLEGE OF TRADITIONAL CHINESE MEDICINE PRACTITIONERS AND ACUPUNCTURISTS OF
ONTARIO:
CONSEIL TRANSITOIRE DE L'ORDRE DES PRATICIENS EN MÉDECINE TRADITIONNELLE CHINOISE ET DES ACUPUNCTEURS DE
L'ONTARIO :

La présidente,

JOANNE PRITCHARD SOBHANI
President

La registrateur,

EMILY CHEUNG
Registrar

Date made: December 11, 2012.
Pris le : 11 décembre 2012.

6/13

ONTARIO REGULATION 29/13

made under the

KINESIOLOGY ACT, 2007

Made: December 17, 2012

Approved: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013**QUALITY ASSURANCE PROGRAM****Definitions****1.** In this Regulation,

“assessor” means a person appointed under section 81 of the Health Professions Procedural Code; (“évaluateur”)

“Committee” means the Quality Assurance Committee and includes a panel of the Committee; (“comité”)

“program” means the quality assurance program required by section 80 of the Health Professions Procedural Code; (“programme”)

“stratified random sampling” means a sampling where groups are,

- (a) removed from the pool of members to be sampled, or
- (b) weighted to increase or decrease the likelihood of their being selected. (“échantillonnage aléatoire stratifié”)

Program**2.** (1) The program shall include the following components:

- 1. Continuing education or professional development designed to,
 - i. promote continuing competence and continuing quality improvement among the members,
 - ii. address changes in practice environments,
 - iii. promote interprofessional collaboration, and
 - iv. incorporate standards of practice, advances in technology, changes made to entry to practice competencies and other relevant issues in the discretion of the Council.
- 2. Self, peer and practice assessments.
- 3. A mechanism for the College to monitor members’ participation in, and compliance with, the program.

(2) The Committee shall administer the program.

Panels**3.** (1) A panel of the Committee shall be composed of at least three persons, at least one of whom shall be a member of the Council who was appointed to the Council by the Lieutenant Governor in Council.

(2) Two members of a panel of the Committee constitute a quorum, providing that at least one of the members is a member of the Council who was appointed by the Lieutenant Governor in Council.

Members must participate**4.** (1) Every member who holds a general certificate of registration shall participate in and fulfil the requirements of the program.

(2) Every member who holds an inactive certificate of registration shall participate in and fulfil the requirements of the self-assessment, continuing education and professional development activities component of the program, as set out in sections 5 and 6.

Self-assessment, continuing education and professional development**5.** Every member shall participate in self-assessment, continuing education and professional development activities annually, or where a longer period has been specified by the Committee, during that period, in order to maintain the knowledge, skills and judgment required to practise the profession in accordance with the standards of practice and ethics set by the College.

Records and information

6. (1) Every member shall keep records of his or her participation in self-assessment, continuing education and professional development activities, in the form and manner approved by the Committee and for the period of time specified by the Committee.

(2) At the request of the Committee, an assessor or an employee of the College, a member shall provide to the Committee,

- (a) accurate information about his or her self-assessment, continuing education or professional development activities; and
- (b) his or her records described in subsection (1).

Peer and practice assessment remediation

7. (1) Each year, the Committee shall select members to undergo peer and practice assessments in order to assess the members' knowledge, skills and judgment.

(2) A member shall undergo a peer and practice assessment if,

- (a) his or her name is selected at random, including by stratified random sampling;
- (b) a request is made under subsection 6 (2), and either,
 - (i) insufficient information is provided by the member, or
 - (ii) the member's records do not demonstrate that the member has engaged in adequate self-assessment, continuing education or professional development activities;
- (c) the member has not practised the profession for at least 1,500 hours during the previous three years;
- (d) the member is selected on the basis of other criteria specified by the Committee and published on the College's website at least three months before the member is selected on the basis of those criteria; or
- (e) the member is referred for a peer and practice assessment under subsection 7 (2) of Ontario Regulation 401/12 (General) made under the Act.

(3) The Committee shall appoint an assessor to carry out the peer and practice assessment, which may include, but is not limited to, inspecting the member's records described in subsection 6 (1).

(4) The assessor shall prepare a written report on the member's peer and practice assessment and shall provide it to the Committee.

(5) The Committee shall provide a copy of the results of the assessment to the member.

(6) If, after considering the assessor's report and any other information relevant to the assessment, the Committee is of the opinion that the member's knowledge, skill or judgment is not satisfactory, the Committee shall provide notice to the member of its opinion and the member's right to make a written submission to the Committee, and the member shall have 30 days to make written submissions to the Committee.

(7) If, after considering any written submissions made by the member, the Committee is still of the opinion that the member's knowledge, skill or judgment is not satisfactory, the Committee may exercise any of the powers under section 80.2 of the Health Professions Procedural Code.

Commencement

8. This Regulation comes into force on the later of the day section 3 of the Act comes into force and the day this Regulation is filed.

Made by:
Pris par :

TRANSITIONAL COUNCIL OF THE COLLEGE OF KINESIOLOGISTS OF ONTARIO:
CONSEIL TRANSITOIRE DE L'ORDRE DES KINÉSIOLOGUES DE L'ONTARIO :

La registrateur,

BRENDA JV KRITZER
Registrar

La présidente,

CONNY GLENN
President

Date made: December 17, 2012.
Pris le : 17 décembre 2012.

6/13

RÈGLEMENT DE L'ONTARIO 29/13

pris en vertu de la

LOI DE 2007 SUR LES KINÉSIOLOGUES

pris le 17 décembre 2012

approuvé le 23 janvier 2013

déposé le 25 janvier 2013

publié sur le site Lois-en-ligne le 25 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 9 février 2013**PROGRAMME D'ASSURANCE DE LA QUALITÉ****Définitions**

1. Les définitions qui suivent s'appliquent au présent règlement.

«comité» Le comité d'assurance de la qualité et, notamment, un sous-comité de ce comité. («Committee»)

«échantillonnage aléatoire stratifié» Échantillonnage selon lequel des groupes sont :

- a) soit retirés de l'ensemble des membres devant être échantillonnés;
- b) soit pondérés pour accroître ou réduire la probabilité qu'ils soient choisis. («stratified random sampling»)

«évaluateur» Personne nommée en vertu de l'article 81 du Code des professions de la santé. («assessor»)

«programme» Le programme d'assurance de la qualité qu'exige l'article 80 du Code des professions de la santé. («program»)

Programme

2. (1) Le programme comprend les composantes suivantes :

1. L'éducation permanente ou le perfectionnement professionnel aux fins suivantes :

- i. promouvoir le maintien de la compétence et l'amélioration continue de la qualité chez les membres,
- ii. faire face aux changements qui surviennent au sein de la profession,
- iii. promouvoir la collaboration interprofessionnelle,
- iv. incorporer des normes d'exercice, des avancées technologiques, des modifications apportées aux compétences exigées pour l'admission à la profession et d'autres questions pertinentes, à la discrétion du conseil.

2. Les auto-évaluations et les évaluations, par les pairs, des activités professionnelles des membres.

3. Un mécanisme qui permet à l'Ordre de surveiller la participation des membres au programme de même que leur observation de celui-ci.

(2) Le comité administre le programme.

Sous-comités

3. (1) Un sous-comité du comité se compose d'au moins trois personnes, dont au moins une est un membre du conseil qui y a été nommé par le lieutenant-gouverneur en conseil.

(2) Deux membres constituent le quorum d'un sous-comité du comité pourvu qu'au moins l'un d'eux soit un membre du conseil qui y a été nommé par le lieutenant-gouverneur en conseil.

Obligation des membres de participer

4. (1) Chaque membre titulaire d'un certificat d'inscription général participe au programme et satisfait à ses exigences.

(2) Chaque membre titulaire d'un certificat d'inscription de membre inactif participe à la composante du programme portant sur les activités d'auto-évaluation, d'éducation permanente et de perfectionnement professionnel, telle qu'elle est énoncée aux articles 5 et 6, et satisfait à ses exigences.

Auto-évaluation, éducation permanente et perfectionnement professionnel

5. Chaque membre participe, annuellement, ou lorsqu'une période plus longue a été précisée par le comité, pendant cette période, à des activités d'auto-évaluation, d'éducation permanente et de perfectionnement professionnel afin de maintenir les

connaissances, les compétences et le jugement requis pour exercer la profession conformément aux normes d'exercice et de déontologie établies par l'Ordre.

Registres et renseignements

6. (1) Chaque membre tient des registres de sa participation à des activités d'auto-évaluation, d'éducation permanente et de perfectionnement professionnel sous la forme et de la manière qu'approuve le comité et pendant la période que celui-ci précise.

(2) À la demande du comité, d'un évaluateur ou d'un employé de l'Ordre, le membre fournit ce qui suit au comité :

- a) des renseignements exacts sur ses activités d'auto-évaluation, d'éducation permanente ou de perfectionnement professionnel;
- b) les registres visés au paragraphe (1).

Évaluations, par les pairs, des activités professionnelles des membres et recyclage

7. (1) Chaque année, le comité choisit les membres devant se soumettre à une évaluation, par les pairs, de leurs activités professionnelles, laquelle vise à évaluer leurs connaissances, leurs compétences et leur jugement.

(2) Un membre se soumet à une évaluation si, selon le cas :

- a) son nom est choisi de façon aléatoire, notamment par échantillonnage aléatoire stratifié;
- b) une demande lui est communiquée en vertu du paragraphe 6 (2) et :
 - (i) soit les renseignements qu'il fournit sont insuffisants,
 - (ii) soit ses registres n'indiquent pas qu'il a pris part à des activités d'auto-évaluation, d'éducation permanente ou de perfectionnement professionnel adéquates;
- c) il n'a pas exercé la profession pendant au moins 1 500 heures au cours des trois années précédentes;
- d) il est choisi en fonction d'autres critères que précise le comité et qui ont été publiés sur le site Web de l'Ordre au moins trois mois avant sa sélection en fonction de ces critères;
- e) il est renvoyé pour une évaluation en application du paragraphe 7 (2) du Règlement de l'Ontario 401/12 (Dispositions générales) pris en vertu de la Loi.

(3) Le comité nomme un évaluateur pour qu'il effectue l'évaluation du membre, laquelle peut notamment comprendre l'examen des registres du membre visés au paragraphe 6 (1).

(4) L'évaluateur rédige un rapport sur l'évaluation qu'il a effectuée et le remet au comité.

(5) Le comité remet au membre une copie des résultats de l'évaluation.

(6) Si, après examen du rapport de l'évaluateur et de tout autre renseignement qui se rapporte à l'évaluation, il est d'avis que les connaissances, les compétences ou le jugement du membre ne sont pas satisfaisants, le comité en avise le membre et l'informe du droit que celui-ci a de lui présenter des observations par écrit. Le membre dispose de 30 jours pour présenter des observations par écrit au comité.

(7) Si, après examen des observations présentées par écrit par le membre, il est toujours d'avis que les connaissances, les compétences ou le jugement du membre ne sont pas satisfaisants, le comité peut exercer les pouvoirs prévus à l'article 80.2 du Code des professions de la santé.

Entrée en vigueur

8. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur de l'article 3 de la Loi et du jour du dépôt du présent règlement.

Made by:
Pris par :

TRANSITIONAL COUNCIL OF THE COLLEGE OF KINESIOLOGISTS OF ONTARIO:
CONSEIL TRANSITOIRE DE L'ORDRE DES KINÉSIOLOGUES DE L'ONTARIO :

La registrateur,

BRENDA JV KRITZER
Registrar

La présidente,

CONNY GLENN
President

Date made: December 17, 2012.
Pris le : 17 décembre 2012.

6/13

ONTARIO REGULATION 30/13

made under the

MASSAGE THERAPY ACT, 1991

Made: June 25, 2012

Approved: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 544/94

(GENERAL)

Note: Ontario Regulation 544/94 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 6 of Ontario Regulation 544/94 is revoked and the following substituted:**6. (1) In this Part,**

“advertisement” means a representation to the public by any means for the purpose of promoting goods or services respecting the practice of the profession, including statements or representations made in a newspaper or other publication, on radio, television, the internet or other electronic media, or contained in any notice, handbill, sign, catalogue, letter, brochure or business card.

(2) An advertisement respecting a member or his or her practice shall not contain,

- (a) anything that is false, misleading or deceptive;
- (b) factual information which a member cannot verify;
- (c) any comparison with another practice or member that may be reasonably regarded as a representation of superiority over another practice or member;
- (d) any testimonial by any person, including a client, former client or a friend or relative of a client or former client;
- (e) any express or implied endorsement or recommendation for the exclusive use of a supplement, product or brand of equipment used to provide services;
- (f) anything that is undignified or may negatively impact public confidence in the practice of the profession;
- (g) any term, title or designation that expressly states or implies that the member is qualified to practise in a specialty of the profession, unless the member holds a certificate of registration issued by the College indicating a specialty in the profession.

(3) Despite clause (2) (g), an advertisement respecting a member may contain a reference to the profession’s scope of practice, a statement that the member has additional training in a particular area of practice, or a statement that the member’s practice is restricted to a particular area of practice.

(4) An advertisement shall only refer to a location in relation to a member or to a member’s certificate number if the member is practising at that location.

(5) An advertisement shall be readily comprehensible.

(6) The member or members who are primarily responsible for a practice mentioned in an advertisement shall identify themselves as members of the College in the advertisement.

(7) A communication by a member to a client or prospective client for the purposes of soliciting business shall be appropriate to the context and shall be respectful of client choice, not involve undue pressure and not promote unnecessary products or services.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

THE COUNCIL OF THE COLLEGE OF MASSAGE THERAPISTS OF ONTARIO:

VAHE KEHYAYAN
Registrar & Chief Executive Officer

DAVE JANVEAU
President

Date made: June 25, 2012.

6/13

ONTARIO REGULATION 31/13

made under the

DENTAL HYGIENE ACT, 1991

Made: December 15, 2011

Approved: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 218/94

(GENERAL)

Note: Ontario Regulation 218/94 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Ontario Regulation 218/94 is amended by adding the following Part:

**PART IV.1
CONFLICT OF INTEREST**

14. A member shall not act in a professional capacity while in a conflict of interest.

14.1 A member is in a conflict of interest if the member's professional or ethical duty to a client, including a duty to exercise professional judgment in the client's interest,

- (a) conflicts, appears to conflict or potentially conflicts with the member's personal or financial interest; or
- (b) is influenced or appears to be influenced by the furthering of another person's personal or financial interest.

14.2 Without limiting the generality of section 14.1, a member is in a conflict of interest when the member, directly or indirectly,

- (a) accepts a rebate, credit or other benefit that is related to the member referring a client to any other person;
- (b) offers, makes or confers a rebate, credit or other benefit to a person that is related to the referral of a client to the member;
- (c) offers, makes or confers a rebate, credit or other benefit to a client with respect to a service where the service is paid in whole or in part by a third party, other than the provision to a client, at no charge, of a product of nominal value to be used in the maintaining or promoting of well-being or oral health;
- (d) accepts, makes or confers a rebate, credit or other benefit relating to any dental hygiene materials or equipment, including materials or equipment intended to be provided to a client, that influence or appear to influence the exercise of the member's professional judgment respecting the purchase or use of the materials or equipment;
- (e) uses, without reasonable consideration, any premises, dental hygiene materials or equipment provided by a person who inappropriately benefits from providing the premises, dental hygiene materials or equipment by or to the member;
- (f) enters into an agreement or arrangement that influences or appears to influence the member's ability to properly exercise his or her professional expertise or judgment, or causes another member to enter into an agreement or arrangement of such a nature;
- (g) engages, with respect to the practice of the profession, in any form of revenue, fee or income sharing with any person except,
 - (i) with another member,
 - (ii) with a member of another College to which the Health Professions Procedural Code applies, or
 - (iii) in accordance with a written agreement that states that the member retains responsibility for and control over all aspects of his or her professional practice, including, but not limited to, record keeping and billing;
- (h) charges a client differing amounts for the same good or service depending on whether the client pays directly or indirectly; or
- (i) inappropriately ties professional services to the provision of other regulated or non-regulated health care services provided by the member.

14.3 A member is in a conflict of interest if the member participates in an arrangement that constitutes a conflict of interest as described in this Part even if the arrangement is not initiated by the member, but by a partner, associate, employer, client or other person.

14.4 (1) A member is not in a conflict of interest in connection with making a recommendation about a treatment or product to a client that has the potential to benefit a person who is in a non-arm's length relationship to the member if, before making the recommendation, the member,

- (a) discloses to the client the nature of the benefit;
- (b) discloses to the client the nature of the relationship between the member and the person in the non-arm's length relationship;
- (c) advises the client that professional services provided to the client will not be affected if the client chooses to decline the member's recommendation.

(2) A member is not in a conflict of interest in connection with making a recommendation about the referral of a client by the member to a person who is in a non-arm's length relationship with the member if, before making the recommendation, the member,

- (a) discloses to the client the nature of the relationship between the member and the person in the non-arm's length relationship; and
- (b) advises the client that professional services provided to the client will not be affected if the client chooses to decline the recommended referral.

2. (1) Paragraph 12 of section 15 of the Regulation is revoked and the following substituted:

12. Acting in a professional capacity while in a conflict of interest as described in Part IV.1.

(2) Paragraph 40 of section 15 of the Regulation is revoked.

(3) Paragraph 43 of section 15 of the Regulation is amended by adding "and responsively" after "appropriately".

Commencement

3. This Regulation comes into force on the day it is filed.

Made by:

COUNCIL OF THE COLLEGE OF DENTAL HYGIENISTS OF ONTARIO:

LINDA JAMIESON
President

FRAN RICHARDSON
Registrar/CAC

Date made: December 15, 2011.

6/13

ONTARIO REGULATION 32/13

made under the

HOMEOPATHY ACT, 2007

Made: November 26, 2012

Approved: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013**QUALITY ASSURANCE PROGRAM****Definitions**

1. In this Regulation,

“assessor” means a person appointed under section 81 of the Health Professions Procedural Code; (“évaluateur”)

“Committee” means the Quality Assurance Committee and includes a panel of the Committee; (“comité”)

“program” means the quality assurance program required by section 80 of the Health Professions Procedural Code; (“programme”)

“stratified random sampling” means a sampling where groups of members are,

- (a) removed from the pool of members to be sampled, or
- (b) weighted to increase or decrease the likelihood of their being selected. (“échantillonnage aléatoire stratifié”)

Program

2. (1) The program shall include the following components:

- 1. Continuing education or professional development designed to,
 - i. promote continuing competence and continuing quality improvement among the members,
 - ii. address changes in practice environments, and
 - iii. incorporate standards of practice, advances in technology, changes made to entry to practice competencies and other relevant issues in the discretion of the Council.
- 2. Self, peer and practice assessments.
- 3. A mechanism for the College to monitor members’ participation in, and compliance with, the program.

(2) The Committee shall administer the program.

Panels

3. (1) A panel of the Committee shall be composed of at least three persons, at least one of whom shall be a member of the Council appointed to the Council by the Lieutenant Governor in Council.

(2) Two members of a panel of the Committee constitute a quorum if at least one of the two members is a member of the Council appointed by the Lieutenant Governor in Council.

Members must participate

4. Every member shall participate in the program.

Self-assessment, continuing education and professional development

5. Every member shall participate in annual self-assessment, continuing education and professional development activities in order to maintain the knowledge, skill and judgment required to practise the profession in accordance with the standards of practice and ethics set by the College.

Records and information

6. (1) Every member shall keep records of his or her participation in self-assessment, continuing education and professional development activities, in the form and manner approved by the Committee and for the period of time specified by the Committee.

(2) At the request of the Committee, an assessor or an employee of the College, a member shall provide to the Committee,

- (a) accurate information about his or her self-assessment, continuing education or professional development activities; and

- (b) his or her records described in subsection (1).

Peer and practice assessment remediation

7. (1) Each year, the Committee shall select members to undergo peer and practice assessments in order to assess the members' knowledge, skill and judgment.

- (2) A member shall undergo a peer and practice assessment if,

(a) his or her name is selected at random, including by stratified random sampling;

(b) a request is made under subsection 6 (2) and, either,

(i) insufficient information is provided by the member, or

(ii) the member's records do not demonstrate that the member has engaged in adequate self-assessment, continuing education or professional development activities; or

(c) the member is selected on the basis of other criteria specified by the Committee and published on the College's website at least three months before the member is selected on the basis of those criteria.

(3) The Committee shall appoint an assessor to carry out the peer and practice assessment which may include, but is not limited to, inspecting the member's records described in subsection 6 (1).

(4) The assessor shall prepare a written report on the member's peer and practice assessment and shall provide it to the Committee.

(5) The Committee shall provide a copy of the results of the assessment to the member.

(6) If, after considering the assessor's report and any other information relevant to the assessment, the Committee is of the opinion that the member's knowledge, skill or judgment is not satisfactory, the Committee shall provide notice to the member of its opinion and the action it is considering taking under section 80.2 of the Health Professions Procedural Code, and the member shall have 14 days to make written submissions to the Committee.

(7) If, after considering any written submissions made by the member, the Committee is still of the opinion that the member's knowledge, skill or judgment is not satisfactory, the Committee may exercise any of the powers under section 80.2 of the Health Professions Procedural Code.

Commencement

8. This Regulation comes into force on the later of the day section 4 of the Act comes into force and the day this Regulation is filed.

Made by:

Pris par :

TRANSITIONAL COUNCIL OF THE COLLEGE OF HOMEOPATHS OF ONTARIO:
CONSEIL TRANSITOIRE DE L'ORDRE DES HOMÉOPATHES DE L'ONTARIO :

Le président,

JIM DUNSDON
President

Le registrateur,

BASIL ZIV
Registrar

Date made: November 26, 2012.
Pris le : 26 novembre 2012.

RÈGLEMENT DE L'ONTARIO 32/13

pris en vertu de la

LOI DE 2007 SUR LES HOMÉOPATHES

pris le 26 novembre 2012

approuvé le 23 janvier 2013

déposé le 25 janvier 2013

publié sur le site Lois-en-ligne le 25 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 9 février 2013**PROGRAMME D'ASSURANCE DE LA QUALITÉ****Définitions**

1. Les définitions qui suivent s'appliquent au présent règlement.

«comité» Le comité d'assurance de la qualité et, notamment, un sous-comité de ce comité. («Committee»)

«échantillonnage aléatoire stratifié» Échantillonnage selon lequel des groupes de membres sont :

- a) soit retirés de l'ensemble des membres devant être échantillonnés;
- b) soit pondérés pour accroître ou réduire la probabilité qu'ils soient choisis. («stratified random sampling»)

«évaluateur» Personne nommée en vertu de l'article 81 du Code des professions de la santé. («assessor»)

«programme» Le programme d'assurance de la qualité qu'exige l'article 80 du Code des professions de la santé. («program»)

Programme

2. (1) Le programme comprend les composantes suivantes :

- 1. L'éducation permanente ou le perfectionnement professionnel aux fins suivantes :
 - i. promouvoir le maintien de la compétence et l'amélioration continue de la qualité chez les membres,
 - ii. faire face aux changements qui surviennent au sein de la profession,
 - iii. incorporer des normes d'exercice, des avancées technologiques, des modifications apportées aux compétences exigées pour l'admission à la profession et d'autres questions pertinentes, à la discrétion du conseil.
- 2. Les auto-évaluations et les évaluations, par les pairs, des activités professionnelles des membres.
- 3. Un mécanisme qui permet à l'Ordre de surveiller la participation des membres au programme de même que leur observation de celui-ci.

(2) Le comité administre le programme.

Sous-comités

3. (1) Un sous-comité du comité se compose d'au moins trois personnes, dont au moins une est un membre du conseil qui y a été nommé par le lieutenant-gouverneur en conseil.

(2) Deux membres constituent le quorum d'un sous-comité du comité si au moins un des deux est un membre du conseil qui y a été nommé par le lieutenant-gouverneur en conseil.

Obligation des membres de participer

4. Chaque membre participe au programme.

Auto-évaluation, éducation permanente et perfectionnement professionnel

5. Chaque membre participe, annuellement, à des activités d'auto-évaluation, d'éducation permanente et de perfectionnement professionnel afin de maintenir les connaissances, les compétences et le jugement requis pour exercer la profession conformément aux normes d'exercice et de déontologie établies par l'Ordre.

Registres et renseignements

6. (1) Chaque membre tient des registres de sa participation à des activités d'auto-évaluation, d'éducation permanente et de perfectionnement professionnel sous la forme et de la manière qu'approuve le comité et pendant la période que celui-ci précise.

(2) À la demande du comité, d'un évaluateur ou d'un employé de l'Ordre, le membre fournit ce qui suit au comité :

- a) des renseignements exacts sur ses activités d'auto-évaluation, d'éducation permanente ou de perfectionnement professionnel;
- b) les registres visés au paragraphe (1).

Évaluations, par les pairs, des activités professionnelles des membres et recyclage

7. (1) Chaque année, le comité choisit les membres devant se soumettre à une évaluation, par les pairs, de leurs activités professionnelles, laquelle vise à évaluer leurs connaissances, leurs compétences et leur jugement.

(2) Un membre se soumet à une évaluation, par les pairs, de ses activités professionnelles si, selon le cas :

- a) son nom est choisi de façon aléatoire, notamment par échantillonnage aléatoire stratifié;
- b) une demande lui est communiquée en vertu du paragraphe 6 (2) et :
 - (i) soit les renseignements qu'il fournit sont insuffisants,
 - (ii) soit ses registres n'indiquent pas qu'il a pris part à des activités d'auto-évaluation, d'éducation permanente ou de perfectionnement professionnel adéquates;
- c) il est choisi en fonction d'autres critères que précise le comité et qui ont été publiés sur le site Web de l'Ordre au moins trois mois avant sa sélection en fonction de ces critères.

(3) Le comité nomme un évaluateur pour qu'il effectue l'évaluation, par les pairs, des activités professionnelles du membre, laquelle peut notamment comprendre l'examen des registres du membre visés au paragraphe 6 (1).

(4) L'évaluateur rédige un rapport sur l'évaluation qu'il a effectuée et le remet au comité.

(5) Le comité remet au membre une copie des résultats de l'évaluation.

(6) Si, après examen du rapport de l'évaluateur et de tout autre renseignement qui se rapporte à l'évaluation, il est d'avis que les connaissances, les compétences ou le jugement du membre ne sont pas satisfaisants, le comité en avise le membre et lui communique la mesure qu'il envisage de prendre en vertu de l'article 80.2 du Code des professions de la santé. Le membre bénéficie de 14 jours pour présenter des observations par écrit au comité.

(7) Si, après examen des observations présentées par écrit par le membre, il est toujours d'avis que les connaissances, les compétences ou le jugement du membre ne sont pas satisfaisants, le comité peut exercer les pouvoirs prévus à l'article 80.2 du Code des professions de la santé.

Entrée en vigueur

8. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur de l'article 4 de la Loi et du jour du dépôt du présent règlement.

Made by:

Pris par :

TRANSITIONAL COUNCIL OF THE COLLEGE OF HOMEOPATHS OF ONTARIO:
CONSEIL TRANSITOIRE DE L'ORDRE DES HOMÉOPATHES DE L'ONTARIO :

Le président,

JIM DUNSDON
President

Le registrateur,

BASIL ZIV
Registrar

Date made: November 26, 2012.
Pris le : 26 novembre 2012.

ONTARIO REGULATION 33/13

made under the

NATUROPATHY ACT, 2007

Made: December 11, 2012

Approved: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013**QUALITY ASSURANCE PROGRAM****Definitions**

1. In this Regulation,

“assessor” means a person appointed under section 81 of the Health Professions Procedural Code; (“évaluateur”)

“Committee” means the Quality Assurance Committee and includes a panel of the Committee; (“comité”)

“program” means the quality assurance program required by section 80 of the Health Professions Procedural Code; (“programme”)

“stratified random sampling” means a sampling where groups of members are,

(a) removed from the pool of members to be sampled, or

(b) weighted to increase or decrease the likelihood of their being selected. (“échantillonnage aléatoire stratifié”)

Program

2. (1) The program shall include the following components:

1. Continuing education or professional development designed to,

i. promote continuing competence and continuing quality improvement among the members,

ii. address changes in practice environments,

iii. promote inter-professional collaboration, and

iv. incorporate standards of practice, advances in technology, changes made to entry to practice competencies and other relevant issues in the discretion of the Council.

2. Self, peer and practice assessments.

3. A mechanism for the College to monitor members' participation in, and compliance with, the program.

(2) The Committee shall administer the program.

Panels

3. (1) A panel of the Committee shall be composed of at least three persons, at least one of whom shall be a member of the Council that was appointed to the Council by the Lieutenant Governor in Council and at least one of whom shall be a member of the College.

(2) Two members of a panel of the Committee constitute a quorum, as long as at least one of the members is a member of the Council who was appointed by the Lieutenant Governor in Council and one of the members is a member of the College.

Members must participate

4. Every member, other than a member who holds an inactive certificate of registration, shall participate in the program.

Self-assessment, continuing education and professional development

5. Every member shall participate in self-assessment, continuing education and professional development activities annually in order to maintain the knowledge, skill and judgment required to practise the profession in accordance with the standards of practice and ethics set by the College.

Records and information

6. (1) Every member shall keep records of his or her participation in self-assessment, continuing education and professional development activities, in the form and manner approved by the Committee and for the period of time specified by the Committee.

- (2) At the request of the Committee, an assessor or an employee of the College, a member shall provide to the Committee,
 - (a) accurate information about his or her self-assessment, continuing education or professional development activities; and
 - (b) his or her records described in subsection (1).

Peer and practice assessment remediation

7. (1) Each year, the Committee shall select members to undergo peer and practice assessments in order to assess the members' knowledge, skill and judgment.

- (2) A member shall undergo a peer and practice assessment if,
 - (a) his or her name is selected at random, including by stratified random sampling;
 - (b) a request is made under subsection 6 (2) and, either,
 - (i) insufficient information is provided by the member, or
 - (ii) the member's records do not demonstrate that the member has engaged in adequate self-assessment, continuing education or professional development activities; or
 - (c) the member is selected on the basis of other criteria specified by the Committee and published on the College's website at least three months before the member is selected on the basis of those criteria.
- (3) The Committee shall appoint an assessor to carry out the peer and practice assessment which may include, but is not limited to, inspecting the member's records described in subsection 6 (1).
- (4) The assessor shall prepare a written report on the member's peer and practice assessment and shall provide it to the Committee.
- (5) The Committee shall provide a copy of the results of the assessment to the member.
- (6) If, after considering the assessor's report and any other information relevant to the assessment, the Committee is of the opinion that the member's knowledge, skill or judgment is not satisfactory, the Committee shall provide notice to the member of,
 - (a) its opinion;
 - (b) the member's right to make a written submission to the Committee; and
 - (c) the date set by the Committee as the date by which any written submissions must be received by the Committee, which date shall be at least 14 days following the date on which the notice is sent.
- (7) If, after considering any written submissions made by the member, the Committee is still of the opinion that the member's knowledge, skill or judgment is not satisfactory, the Committee may exercise any of the powers under section 80.2 of the Health Professions Procedural Code.

Commencement

8. This Regulation comes into force on the later of the day section 4 of the Act comes into force and the day this Regulation is filed.

Made by:
Pris par :

TRANSITIONAL COUNCIL OF THE COLLEGE OF NATUROPATHS OF ONTARIO:
CONSEIL TRANSITOIRE DE L'ORDRE DES NATUROPATHES DE L'ONTARIO :

La présidente,

MARY-ELLEN MCKENNA
President

Le registrateur,

ANDREW PARR
Registrar

Date made: December 11, 2012.
Pris le : 11 décembre 2012.

6/13

RÈGLEMENT DE L'ONTARIO 33/13

pris en vertu de la

LOI DE 2007 SUR LES NATUROPATHES

pris le 11 décembre 2012

approuvé le 23 janvier 2013

déposé le 25 janvier 2013

publié sur le site Lois-en-ligne le 25 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 9 février 2013**PROGRAMME D'ASSURANCE DE LA QUALITÉ****Définitions**

1. Les définitions qui suivent s'appliquent au présent règlement.

«comité» Le comité d'assurance de la qualité et, notamment, un sous-comité de ce comité. («Committee»)

«échantillonnage aléatoire stratifié» Échantillonnage selon lequel des groupes de membres sont :

- a) soit retirés de l'ensemble des membres devant être échantillonnés;
- b) soit pondérés pour accroître ou réduire la probabilité qu'ils soient choisis. («stratified random sampling»)

«évaluateur» Personne nommée en vertu de l'article 81 du Code des professions de la santé. («assessor»)

«programme» Le programme d'assurance de la qualité qu'exige l'article 80 du Code des professions de la santé. («program»)

Programme

2. (1) Le programme comprend les composantes suivantes :

- 1. L'éducation permanente ou le perfectionnement professionnel aux fins suivantes :
 - i. promouvoir le maintien de la compétence et l'amélioration continue de la qualité chez les membres,
 - ii. faire face aux changements qui surviennent au sein de la profession,
 - iii. promouvoir la collaboration interprofessionnelle,
 - iv. incorporer des normes d'exercice, des avancées technologiques, des modifications apportées aux compétences exigées pour l'admission à la profession et d'autres questions pertinentes, à la discrétion du conseil.
- 2. Les auto-évaluations et les évaluations, par les pairs, des activités professionnelles des membres.
- 3. Un mécanisme qui permet à l'Ordre de surveiller la participation des membres au programme de même que leur observation de celui-ci.

(2) Le comité administre le programme.

Sous-comités

3. (1) Un sous-comité du comité se compose d'au moins trois personnes, dont au moins une est un membre du conseil qui y a été nommé par le lieutenant-gouverneur en conseil et au moins une est un membre de l'Ordre.

(2) Deux membres constituent le quorum d'un sous-comité du comité pourvu qu'au moins l'un d'eux soit un membre du conseil qui y a été nommé par le lieutenant-gouverneur en conseil et que l'autre soit un membre de l'Ordre.

Obligation des membres de participer

4. Chaque membre, autre qu'un membre titulaire d'un certificat d'inscription de membre inactif, participe au programme.

Auto-évaluation, éducation permanente et perfectionnement professionnel

5. Chaque membre participe, annuellement, à des activités d'auto-évaluation, d'éducation permanente et de perfectionnement professionnel afin de maintenir les connaissances, les compétences et le jugement requis pour exercer la profession conformément aux normes d'exercice et de déontologie établies par l'Ordre.

Registres et renseignements

6. (1) Chaque membre tient des registres de sa participation à des activités d'auto-évaluation, d'éducation permanente et de perfectionnement professionnel sous la forme et de la manière qu'approuve le comité et pendant la période que celui-ci précise.

(2) À la demande du comité, d'un évaluateur ou d'un employé de l'Ordre, le membre fournit ce qui suit au comité :

- a) des renseignements exacts sur ses activités d'auto-évaluation, d'éducation permanente ou de perfectionnement professionnel;
- b) les registres visés au paragraphe (1).

Évaluations, par les pairs, des activités professionnelles des membres et recyclage

7. (1) Chaque année, le comité choisit les membres devant se soumettre à une évaluation, par les pairs, de leurs activités professionnelles, laquelle vise à évaluer leurs connaissances, leurs compétences et leur jugement.

(2) Un membre se soumet à une évaluation si, selon le cas :

- a) son nom est choisi de façon aléatoire, notamment par échantillonnage aléatoire stratifié;
- b) une demande lui est communiquée en vertu du paragraphe 6 (2) et :
 - (i) soit les renseignements qu'il fournit sont insuffisants,
 - (ii) soit ses registres n'indiquent pas qu'il a pris part à des activités d'auto-évaluation, d'éducation permanente ou de perfectionnement professionnel adéquates;
- c) il est choisi en fonction d'autres critères que précise le comité et qui ont été publiés sur le site Web de l'Ordre au moins trois mois avant sa sélection en fonction de ces critères.

(3) Le comité nomme un évaluateur pour qu'il effectue l'évaluation du membre, laquelle peut notamment comprendre l'examen des registres du membre visés au paragraphe 6 (1).

(4) L'évaluateur rédige un rapport sur l'évaluation qu'il a effectuée et le remet au comité.

(5) Le comité remet au membre une copie des résultats de l'évaluation.

(6) Si, après examen du rapport de l'évaluateur et de tout autre renseignement qui se rapporte à l'évaluation, il est d'avis que les connaissances, les compétences ou le jugement du membre ne sont pas satisfaisants, le comité ^{fait part au} membre :

- a) de son avis;
- b) du droit du membre de lui présenter des observations par écrit;
- c) de la date qu'il fixe comme date limite de réception des observations écrites, laquelle ne doit pas être moins de 14 jours après la date de l'envoi de l'avis.

(7) Si, après examen des observations présentées par écrit par le membre, il est toujours d'avis que les connaissances, les compétences ou le jugement du membre ne sont pas satisfaisants, le comité peut exercer les pouvoirs prévus à l'article 80.2 du Code des professions de la santé.

Entrée en vigueur

8. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur de l'article 4 de la Loi et du jour du dépôt du présent règlement.

Made by:
Pris par :

TRANSITIONAL COUNCIL OF THE COLLEGE OF NATUROPATHS OF ONTARIO:
CONSEIL TRANSITOIRE DE L'ORDRE DES NATUROPATHES DE L'ONTARIO :

La présidente,

MARY-ELLEN MCKENNA
President

Le registrateur,

ANDREW PARR
Registrar

Date made: December 11, 2012.
Pris le : 11 décembre 2012.

6/13

ONTARIO REGULATION 34/13

made under the

PSYCHOTHERAPY ACT, 2007

Made: November 29, 2012

Approved: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013**QUALITY ASSURANCE PROGRAM****Definitions****1.** In this Regulation,

“assessor” means a person appointed under section 81 of the Health Professions Procedural Code; (“évaluateur”)

“Committee” means the Quality Assurance Committee and includes a panel of the Committee; (“comité”)

“program” means the quality assurance program required by section 80 of the Health Professions Procedural Code; (“programme”)

“stratified random sampling” means a sampling where groups of members are,

- (a) removed from the pool of members to be sampled, or
- (b) weighted to increase or decrease the likelihood of their being selected. (“échantillonnage aléatoire stratifié”)

Program**2.** (1) The program shall include the following components:**1.** Professional development designed to,

- i. promote continuing competence and continuing quality improvement among the members,
- ii. promote interprofessional collaboration,
- iii. address changes in practice environments, and
- iv. incorporate standards of practice, advances in technology, changes made to entry to practice competencies and other relevant issues in the discretion of the Council.

2. Self, peer and practice assessments.**3.** A mechanism for the College to monitor members’ participation in, and compliance with, the program.**(2)** The Committee shall administer the program.**Panels**

3. (1) A panel of the Committee shall be composed of at least three persons, at least one of whom shall be a member of the Council appointed by the Lieutenant Governor in Council.

(2) Two members of a panel of the Committee constitute a quorum if at least one of the members is a member of the Council appointed by the Lieutenant Governor in Council.

Members must participate**4.** Every member shall participate in the program.**Self-assessment and professional development**

5. Every member shall participate every two years in self-assessment and professional development activities in order to maintain the knowledge, skill and judgment required to practise the profession in accordance with the standards of practice and ethics set by the College.

Records and information

6. (1) Every member shall keep records of his or her participation in self-assessment and professional development, in the form and manner approved by the Committee and for the period of time specified by the Committee.

(2) At the request of the Committee, an assessor or an employee of the College, a member shall provide to the Committee,

- (a) accurate information about his or her self-assessment and professional development activities; and

- (b) his or her records described in subsection (1).

Peer and practice assessment remediation

7. (1) Each year, the Committee shall select members to undergo peer and practice assessments in order to assess the members' knowledge, skill and judgment.

- (2) A member shall undergo a peer and practice assessment if,

(a) his or her name is selected at random, including by stratified random sampling;

(b) a request is made under subsection 6 (2), and either,

(i) insufficient information is provided by the member, or

(ii) the member's records do not demonstrate that the member has engaged in adequate self-assessment and professional development activities; or

(c) the member is selected on the basis of other criteria specified by the Committee and published on the College's website at least three months before the member is selected on the basis of those criteria.

(3) An assessor shall carry out the peer and practice assessment.

(4) The assessor shall assess a member's knowledge, skill and judgment by way of the peer and practice assessment and may, as part of the assessment review the member's records required by subsection 6 (1).

(5) The assessor shall prepare a written report on the member's peer and practice assessment and shall provide it to the Committee.

(6) The Committee shall provide a copy of the results of the assessment to the member.

(7) If, after considering the assessor's report and any other information relevant to the assessment, the Committee is of the opinion that the member's knowledge, skill or judgment is not satisfactory, the Committee shall provide notice to the member of its opinion, and the member shall have 14 days to make written submissions to the Committee.

(8) If, after considering any written submissions made by the member, the Committee is still of the opinion that the member's knowledge, skill or judgment is not satisfactory, the Committee may exercise any of the powers under section 80.2 of the Health Professions Procedural Code.

Commencement

8. This Regulation comes into force on the later of the day section 6 of the Act comes into force and the day this Regulation is filed.

Made by:

Pris par :

TRANSITIONAL COUNCIL OF THE COLLEGE OF PSYCHOTHERAPISTS OF ONTARIO:
CONSEIL TRANSITOIRE DE L'ORDRE DES PSYCHOTHÉRAPEUTES DE L'ONTARIO :

La présidente,

CAROL COWAN-LEVINE
President

La registrateur,

JOYCE ROWLANDS
Registrar

Date made: November 29, 2012.

Pris le : 29 novembre 2012.

RÈGLEMENT DE L'ONTARIO 34/13

pris en vertu de la

LOI DE 2007 SUR LES PSYCHOTHÉRAPEUTES

pris le 29 novembre 2012

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publié sur le site Lois-en-ligne le 25 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 9 février 2013**PROGRAMME D'ASSURANCE DE LA QUALITÉ****Définitions**

1. Les définitions qui suivent s'appliquent au présent règlement.

«comité» Le comité d'assurance de la qualité et, notamment, un sous-comité de ce comité. («Committee»)

«échantillonnage aléatoire stratifié» Échantillonnage selon lequel des groupes de membres sont :

- a) soit retirés de l'ensemble des membres devant être échantillonnés;
- b) soit pondérés pour accroître ou réduire la probabilité qu'ils soient choisis. («stratified random sampling»)

«évaluateur» Personne nommée en vertu de l'article 81 du Code des professions de la santé. («assessor»)

«programme» Le programme d'assurance de la qualité qu'exige l'article 80 du Code des professions de la santé. («program»)

Programme

2. (1) Le programme comprend les composantes suivantes :

1. Le perfectionnement professionnel aux fins suivantes :

- i. promouvoir le maintien de la compétence et l'amélioration continue de la qualité chez les membres,
- ii. promouvoir la collaboration interprofessionnelle,
- iii. faire face aux changements qui surviennent au sein de la profession,
- iv. incorporer des normes d'exercice, des avancées technologiques, des modifications apportées aux compétences exigées pour l'admission à la profession et d'autres questions pertinentes, à la discrétion du conseil.

2. Les auto-évaluations et les évaluations, par les pairs, des activités professionnelles des membres.

3. Un mécanisme qui permet à l'Ordre de surveiller la participation des membres au programme de même que leur observation de celui-ci.

(2) Le comité administre le programme.

Sous-comités

3. (1) Un sous-comité du comité se compose d'au moins trois personnes, dont au moins une est un membre du conseil qui y a été nommé par le lieutenant-gouverneur en conseil.

(2) Deux membres constituent le quorum d'un sous-comité du comité si au moins un des membres est un membre du conseil qui y a été nommé par le lieutenant-gouverneur en conseil.

Obligation des membres de participer

4. Chaque membre participe au programme.

Auto-évaluation et perfectionnement professionnel

5. Chaque membre participe, tous les deux ans, à des activités d'auto-évaluation et de perfectionnement professionnel afin de maintenir les connaissances, les compétences et le jugement requis pour exercer la profession conformément aux normes d'exercice et de déontologie établies par l'Ordre.

Registres et renseignements

6. (1) Chaque membre tient des registres de sa participation à des activités d'auto-évaluation et de perfectionnement professionnel sous la forme et de la manière qu'approuve le comité et pendant la période que celui-ci précise.

(2) À la demande du comité, d'un évaluateur ou d'un employé de l'Ordre, le membre fournit ce qui suit au comité :

- a) des renseignements exacts sur ses activités d'auto-évaluation et de perfectionnement professionnel;
- b) les registres visés au paragraphe (1).

Évaluations, par les pairs, des activités professionnelles des membres et recyclage

7. (1) Chaque année, le comité choisit les membres devant se soumettre à une évaluation, par les pairs, de leurs activités professionnelles, laquelle vise à évaluer leurs connaissances, leurs compétences et leur jugement.

(2) Un membre se soumet à une évaluation si, selon le cas :

- a) son nom est choisi de façon aléatoire, notamment par échantillonnage aléatoire stratifié;
- b) une demande lui est communiquée en vertu du paragraphe 6 (2) et :
 - (i) soit les renseignements qu'il fournit sont insuffisants,
 - (ii) soit ses registres n'indiquent pas qu'il a pris part à des activités d'auto-évaluation et de perfectionnement professionnel adéquates;
- c) il est choisi en fonction d'autres critères que précise le comité et qui ont été publiés sur le site Web de l'Ordre au moins trois mois avant sa sélection en fonction de ces critères.

(3) Un évaluateur effectue l'évaluation du membre.

(4) L'évaluateur évalue les connaissances, les compétences et le jugement du membre et peut, dans le cadre de son évaluation, examiner les registres du membre qu'exige le paragraphe 6 (1).

(5) L'évaluateur rédige un rapport sur l'évaluation qu'il a effectuée et le remet au comité.

(6) Le comité remet au membre une copie des résultats de l'évaluation.

(7) Si, après examen du rapport de l'évaluateur et de tout autre renseignement qui se rapporte à l'évaluation, il est d'avis que les connaissances, les compétences ou le jugement du membre ne sont pas satisfaisants, le comité en avise le membre. Le membre dispose de 14 jours pour présenter des observations par écrit au comité.

(8) Si, après examen des observations présentées par écrit par le membre, il est toujours d'avis que les connaissances, les compétences ou le jugement du membre ne sont pas satisfaisants, le comité peut exercer les pouvoirs prévus à l'article 80.2 du Code des professions de la santé.

Entrée en vigueur

8. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur de l'article 6 de la Loi et du jour du dépôt du présent règlement.

Made by:
Pris par :

TRANSITIONAL COUNCIL OF THE COLLEGE OF PSYCHOTHERAPISTS OF ONTARIO:
CONSEIL TRANSITOIRE DE L'ORDRE DES PSYCHOTHÉRAPEUTES DE L'ONTARIO :

La présidente,

CAROL COWAN-LEVINE
President

La registrateur,

JOYCE ROWLANDS
Registrar

Date made: November 29, 2012.
Pris le : 29 novembre 2012.

6/13

ONTARIO REGULATION 35/13

made under the

DENTAL TECHNOLOGY ACT, 1991

Made: November 5, 2012

Approved: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 604/98

(GENERAL)

Note: Ontario Regulation 604/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Part I of Ontario Regulation 604/98 is revoked and the following substituted:**PART I
QUALITY ASSURANCE****GENERAL****1. In this Part,**

“Committee” means the Quality Assurance Committee required by subsection 10 (1) of the Health Professions Procedural Code and includes a panel of that Committee;

“program” means the quality assurance program required by section 80 of the Health Professions Procedural Code.

2. (1) The program shall include the following components:**1. Continuing education or professional development designed to,**

- i. promote continuing competence and continuing quality improvement among the members,
- ii. address changes in practice environments, and
- iii. incorporate standards of practice, advances in technology, changes made to entry to practice competencies and other relevant issues in the discretion of the Council.

2. Self, peer and practice assessments.**3. A mechanism for the College to monitor members’ participation in and compliance with the program.****(2) The Committee shall administer the program.****(3) The Chair of the Committee shall select members of the Committee to form a panel.****3. (1) Subject to subsection (2), each member shall comply with the requirements of the program.****(2) This Part does not apply to members who hold an inactive certificate of registration.****SELF-ASSESSMENT, CONTINUING EDUCATION AND PROFESSIONAL DEVELOPMENT**

4. Using the self-assessment tool approved by the Committee, a member shall conduct an annual self-assessment of the member’s knowledge, skills and judgment based on the College’s standards of practice and code of ethics.

5. (1) Subject to subsection (2), beginning on September 1 following the date on which a member obtains a general certificate of registration, the member shall obtain at least 90 continuing quality improvement credits in every three-year period.

(2) If a member obtains a general certificate of registration before May 1 in a given year after having ceased to hold that class of certificate for any reason, the member shall, beginning on September 1 before the date on which the member obtains the general certificate of registration, obtain at least 90 continuing quality improvement credits in every three-year period.

(3) The College shall publish and distribute to members a list indicating,

(a) the types of continuing education and professional development activities to which the Committee will assign continuing quality improvement credits; and

(b) the number of credits the Committee will assign to each type of activity.

(4) Using the professional development record form approved by the Committee, a member shall maintain a record of the continuing education and professional development activities the member completes and shall include in the record a description of each activity listed.

(5) Upon receiving a request from the Committee, a member shall submit his or her record to the Committee for review.

(6) After reviewing a member's record, the Committee shall assign a number of continuing quality improvement credits to each activity based on the relevance and utility of the activity to the practice of the profession.

6. (1) A member shall develop and maintain a professional development profile in the form and manner specified by the Council.

(2) A professional development profile shall include,

(a) the member's full name and registration number;

(b) the member's residence and business mailing addresses, telephone numbers and, if available, email addresses and fax numbers;

(c) the member's annual self-assessment required by section 4;

(d) a statement of the member's continuing education and professional development goals for the upcoming year and an explanation of how those goals relate to the member's practice and to the College's quality assurance goals;

(e) the record required under subsection 5 (4); and

(f) the date and the results of each review of the member's professional development profile conducted by the Committee.

(3) A member shall retain his or her professional development profile and any evidence of having completed a continuing education or professional development activity described in the profile for at least six years from the date of the most recent activity described in the profile.

7. (1) A member shall provide to the Committee, by August 31 of the third year of the three-year period mentioned in subsection 5 (1) or (2), whichever applies, a declaration signed by the member attesting to the fact that the member has complied with subsection 5 (1) or (2).

(2) If a member does not provide a declaration in accordance with subsection (1), the Registrar shall refer the member to the Committee and shall notify the member of the referral and of the member's right to make written submissions to the Committee within 15 days of receiving the notice.

8. (1) Each year, the Committee shall select at random at least two and not more than five per cent of the members to undergo a review of their professional development profiles.

(2) The Committee shall review a member's professional development profile if,

(a) the member is selected under subsection (1); or

(b) the Registrar refers the member to the Committee under subsection 7 (2).

(3) The Committee shall give notice to a member selected under subsection (1) or referred under subsection 7 (2) and shall inform the member of his or her right to make written submissions to the Committee within 15 days of receiving the notice.

(4) A member who receives notice shall give his or her professional development profile to the Committee within 15 days after receiving the notice.

(5) A member who receives notice may make written submissions to the Committee at the same time that the member gives his or her professional development profile to the Committee.

(6) The Committee shall review a member's professional development profile,

(a) to ascertain whether the member has complied with subsection 5 (1) or (2) and section 6; and

(b) in accordance with any criteria stipulated by the Council.

(7) After reviewing a member's professional development profile and considering any written submissions made by the member, the Committee may,

(a) grant the member an extension for a specified period of time to correct a deficiency in the profile or in the number of continuing quality improvement credits obtained by the member;

(b) under extenuating circumstances, such as extended leaves of absence for illness or maternity leave, grant the member an exemption from the requirement to obtain some or all continuing quality improvement credits;

(c) subject to subsection (8), refer the member for a peer and practice assessment; or

(d) direct that no further action is required.

(8) The Committee shall not refer the member for a peer and practice assessment under clause (7) (c) unless the Committee,

- (a) gives the member written notice of its intention to make the referral;
- (b) gives the member 15 days to make a written request, supported by reasons, to the Committee that the Committee reconsider the referral; and
- (c) considers the request and reasons of the member.

PEER AND PRACTICE ASSESSMENTS

9. (1) Each year, the Committee shall select at random at least two and not more than five per cent of the members to undergo a peer and practice assessment.

(2) A member shall undergo a peer and practice assessment if,

- (a) the member is selected at random under subsection (1); or
- (b) the member is referred under clause 8 (7) (c).

(3) The Committee shall appoint an assessor under section 81 of the Health Professions Procedural Code to conduct a peer and practice assessment.

(4) The Committee shall give written notice to a member who is selected to undergo or referred for a peer and practice assessment.

(5) An assessor shall, within 14 days of completing a peer and practice assessment, submit a written report of the assessment to the Committee and provide a copy of the report to the member.

(6) The member may make written submissions to the Committee within 15 days of receiving the assessor's report.

(7) If the assessor is of the opinion that the member has failed to meet the College's standards of practice, the assessor shall include in his or her report recommendations for remedial action to be taken by the member and the time within which such action shall be taken.

(8) If, after considering the assessor's report and any written submissions made by the member, the Committee is of the opinion that the member's knowledge, skills or judgment are not satisfactory, the Committee may take action under subsection 80.2 (1) of the Health Professions Procedural Code.

(9) If the Committee decides to take action under subsection 80.2 (1) of the Health Professions Procedural Code, the Committee may, at the time it communicates its decision to do so to the member or at any time thereafter, require the member to undergo a reassessment to determine whether the member's knowledge, skills and judgment are satisfactory.

(10) Subsections (3) through (8) apply with necessary modifications to a reassessment.

(11) A member shall not be required to undergo more than one reassessment.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

COUNCIL OF THE COLLEGE OF DENTAL TECHNOLOGISTS OF ONTARIO:

J. DAVID McDONALD
Registrar

SEAN HANRAHAN
President

Date made: November 5, 2012.

ONTARIO REGULATION 36/13

made under the

POLICE SERVICES ACT

Made: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending Reg. 926 of R.R.O. 1990
(EQUIPMENT AND USE OF FORCE)

Note: Regulation 926 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Regulation 926 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:**ACOUSTIC HAILING DEVICES****16. (1)** A member of a police force shall not use an acoustic hailing device, unless,

- (a) the device is used only for the purpose of communicating;
- (b) the sound levels emitted by the device, or by another device that is the same model and made by the same manufacturer, have been measured at various settings and distances from the device, and an analysis of the resulting measurements is set out in a report;
- (c) recommendations about the device are available to the chief of police that,
 - (i) are based on the report referred to in clause (b),
 - (ii) address matters such as settings, distances, duration of use and other reasonable protective measures,
 - (iii) address the expected uses of the device by the police force, and
 - (iv) are capable of supporting the establishment of procedures under clause (d);
- (d) the chief of police has established procedures in respect of the use of the device to protect members of the public from being exposed to a sound level produced by the device that is greater than an equivalent sound exposure level of 85 dBA, $L_{ex,8}$; and
- (e) the member has received training on the procedures referred to in clause (d) and on proper use of the device.

(2) The report and recommendations referred to in clauses (1) (b) and (c) may not be used to satisfy the requirements set out in those clauses unless the person who made the report or recommendations met the following requirements at the time the report or recommendations were made:

- 1. The person was not a member of the police force of the chief of police referred to in clause (1) (d).
- 2. The person was independent of the manufacturer of the device.
- 3. The person was qualified because of knowledge, training and experience to prepare the report or recommendations.

(3) For greater certainty, an acoustic hailing device that is used only to communicate is not a weapon for the purposes of this Regulation.

(4) For greater certainty and for the purposes of clause (1) (a), the use of an alarm or alert tone on an acoustic hailing device to get the attention of members of the public is communicating.

(5) In this section,

“acoustic hailing device” means a device that was designed for communicating voice messages or other sounds over long distances and that is capable of emitting, or was designed to emit, sounds that are 135 decibels or greater when measured at a distance of one metre from the device, but does not include a siren that was designed to be mounted on a vehicle; (“dispositif à ondes acoustiques”)

“dBA” means a measure of sound level in decibels using a reference sound pressure of 20 micropascals when measured on the A-weighting network of a sound level meter; (“dBA”)

“decibel” means a unit of measurement of sound pressure level that is equal to 20 times the logarithm to the base 10 of the ratio of the pressure of a sound, divided by the reference pressure of 20 micropascals; (“décibel”)

“equivalent sound exposure level” is the steady sound level in dBA that is produced by an acoustic hailing device which, if a person were exposed to the sound level for eight hours in a day, would contain the same total energy as that generated by the actual and varying sound levels produced by the device to which the person is exposed in the day, determined in accordance with the following formula:

$$L_{ex,8} = 10 \text{ Log}_{10} \left(\frac{\left[\sum_{i=1}^n (t_i \times 10^{0.1 \text{ SPL}_i}) \right]}{8} \right)$$

where,

$L_{ex,8}$ is the equivalent sound exposure level in 8 hours,

Σ is the sum of the values in the enclosed expression for all activities from $i = 1$ to $i = n$,

i is a discrete instance in which a person is exposed to a sound level produced by an acoustic hailing device,

t_i is the duration in hours of i ,

SPL_i is the sound level of i in dBA,

n is the total number of discrete instances in which the person is exposed to a sound level produced by an acoustic hailing device in a day. (“niveau d’exposition sonore équivalent”)

Commencement

2. This Regulation comes into force six months after the day it is filed.

RÈGLEMENT DE L'ONTARIO 36/13

pris en vertu de la

LOI SUR LES SERVICES POLICIERS

pris le 23 janvier 2013

déposé le 25 janvier 2013

publié sur le site Lois-en-ligne le 25 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. 926 des R.R.O. de 1990

(MATÉRIEL ET USAGE DE LA FORCE)

Remarque : Le Règlement 926 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le Règlement 926 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de l'article suivant :**DISPOSITIFS À ONDES ACOUSTIQUES**

16. (1) Les membres d'un corps de police ne doivent pas faire usage d'un dispositif à ondes acoustiques, sauf si les conditions suivantes sont réunies :

- a) le dispositif n'est utilisé que dans le but de communiquer;
- b) les niveaux sonores émis par le dispositif ou par un autre dispositif du même modèle et du même fabricant ont été mesurés à divers réglages et distances à partir du dispositif et une analyse des résultats obtenus est énoncée dans un rapport;
- c) des recommandations concernant le dispositif que peut consulter le chef de police :
 - (i) sont fondées sur le rapport visé à l'alinéa b),
 - (ii) portent sur des questions, telles que les réglages, les distances, la durée d'utilisation et d'autres mesures de protection raisonnables,
 - (iii) portent sur les usages prévus du dispositif par le corps de police,
 - (iv) peuvent soutenir l'établissement d'une marche à suivre en application de l'alinéa d);
- d) le chef de police a établi une marche à suivre concernant l'usage du dispositif pour protéger les membres du public contre l'exposition à un niveau sonore produit par le dispositif qui est supérieur à un niveau d'exposition sonore équivalent de 85 dBA, $L_{ex,8}$;
- e) les membres ont reçu une formation sur la marche à suivre visée à l'alinéa d) et sur le bon usage du dispositif.

(2) Le rapport et les recommandations visés aux alinéas (1) b) et c) ne peuvent pas être utilisés pour satisfaire aux exigences énoncées à ces alinéas, à moins que la personne qui a rédigé le rapport ou formulé les recommandations ne remplisse les conditions suivantes au moment où le rapport a été rédigé ou les recommandations ont été formulées :

- 1. La personne n'était pas membre du corps de police du chef de police visé à l'alinéa (1) d).
- 2. La personne était indépendante du fabricant du dispositif.
- 3. La personne possédait, du fait de ses connaissances, de sa formation et de son expérience, les qualités nécessaires pour rédiger le rapport ou formuler les recommandations.

(3) Il est entendu que le dispositif à ondes acoustiques qui n'est utilisé que pour communiquer ne constitue pas une arme pour l'application du présent règlement.

(4) Il est entendu, pour l'application de l'alinéa (1) a), que l'utilisation d'une alarme ou d'un signal sonore d'alerte dont est muni un dispositif à ondes acoustiques afin d'attirer l'attention des membres du public constitue une forme de communication.

(5) Les définitions qui suivent s'appliquent au présent article.

«dBA» Mesure du niveau sonore, en décibels, en utilisant une pression sonore de référence de 20 micropascals mesurée sur le réseau de pondération A d'un sonomètre. («dBA»)

«décibel» Unité de mesure du niveau de pression sonore égale à 20 fois le logarithme à la base 10 du rapport de la pression d'un son sur la pression de référence de 20 micropascals. («decibel»)

«dispositif à ondes acoustiques» Dispositif qui a été conçu pour communiquer des messages vocaux ou d'autres sons sur de longues distances et qui est capable d'émettre, ou a été conçu pour émettre, des sons de 135 décibels ou plus lorsqu'ils sont mesurés à une distance d'un mètre du dispositif. Est exclue toute sirène qui a été conçue pour être installée sur un véhicule. («acoustic hailing device»)

«niveau d'exposition sonore équivalent» Niveau sonore stable en dBA qui est produit par un dispositif à ondes acoustiques et qui, si une personne y était exposée pendant huit heures par jour, comporterait la même quantité d'énergie que celle produite par les niveaux sonores réels et variables produits par le dispositif auxquels est exposée la personne pendant la journée, tel qu'il est calculé conformément à la formule suivante :

$$L_{ex,8} = 10 \text{ Log}_{10} \left(\frac{\left[\sum_{i=1}^n (t_i \times 10^{0.1 \text{ SPL}_i}) \right]}{8} \right)$$

où :

$L_{ex,8}$ correspond au niveau d'exposition sonore équivalent pendant 8 heures,

Σ correspond à la somme des valeurs figurant dans l'expression entre parenthèses pour toutes les activités allant de $i = 1$ à $i = n$,

i correspond à une occurrence distincte d'exposition d'une personne à un niveau sonore produit par un dispositif à ondes acoustiques,

t_i correspond à la durée de i exprimée en heures,

SPL_i correspond au niveau sonore de i exprimé en dBA,

n correspond au nombre total d'occurrences distinctes d'exposition de la personne à un niveau sonore produit par un dispositif à ondes acoustiques pendant une journée. («equivalent sound exposure level»)

Entrée en vigueur

2. Le présent règlement entre en vigueur six mois après le jour de son dépôt.

ONTARIO REGULATION 37/13

made under the

MINISTRY OF CORRECTIONAL SERVICES ACT

Made: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending Reg. 778 of R.R.O. 1990

(GENERAL)

Note: Regulation 778 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 31 (2) of Regulation 778 of the Revised Regulations of Ontario, 1990 is amended by striking out “offence” and substituting “misconduct”.

(2) Subsection 31 (6) of the Regulation is amended by striking out “the penalty imposed” and substituting “the disciplinary measure imposed”.

(3) Subsection 31 (7) of the Regulation is amended by striking out “the penalty imposed” and substituting “the disciplinary measure imposed”.

(4) Subsection 31 (8) of the Regulation is amended by striking out “and penalty imposed” and substituting “and disciplinary measure imposed”.

2. (1) Subsection 32 (1) of the Regulation is amended by striking out “penalties” in the portion before paragraph 1 and substituting “disciplinary measures”.

(2) Subsection 32 (2) of the Regulation is amended by striking out “penalties” wherever it appears in the portion before paragraph 1 and substituting in each case “disciplinary measures”.

Commencement

3. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 37/13

pris en vertu de la

LOI SUR LE MINISTÈRE DES SERVICES CORRECTIONNELS

pris le 23 janvier 2013
déposé le 25 janvier 2013
publié sur le site Lois-en-ligne le 25 janvier 2013
imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. 778 des R.R.O. de 1990
(DISPOSITIONS GÉNÉRALES)

Remarque : Le Règlement 778 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 31 (2) du Règlement 778 des Règlements refondus de l'Ontario de 1990 est modifié par remplacement de «l'infraction reprochée a été portée» par «l'acte de mauvaise conduite reproché a été porté».

(2) Le paragraphe 31 (6) du Règlement est modifié par remplacement de «la peine imposée» par «la mesure disciplinaire imposée».

(3) Le paragraphe 31 (7) du Règlement est modifié par remplacement de «la peine imposée» par «la mesure disciplinaire imposée».

(4) Le paragraphe 31 (8) du Règlement est modifié par remplacement de «la peine qu'il a imposée» par «la mesure disciplinaire qu'il a imposée».

2. (1) Le paragraphe 32 (1) du Règlement est modifié par remplacement de «peines» par «mesures disciplinaires» dans le passage qui précède la disposition 1.

(2) Le paragraphe 32 (2) du Règlement est modifié par remplacement de «peines» par «mesures disciplinaires» partout où figure ce terme dans le passage qui précède la disposition 1.

Entrée en vigueur

3. Le présent règlement entre en vigueur le jour de son dépôt.

ONTARIO REGULATION 38/13

made under the

EDUCATION ACT

Made: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013**REVOKING VARIOUS REGULATIONS**

Note: Regulation 287 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

Note: Regulations 288 and 289 have not previously been amended.

Revocations**1. The following Regulations are revoked:**

- 1. Regulation 287 of the Revised Regulations of Ontario, 1990.**
- 2. Regulation 288 of the Revised Regulations of Ontario, 1990.**
- 3. Regulation 289 of the Revised Regulations of Ontario, 1990.**

Commencement

- 2. This Regulation comes into force on the day it is filed.**

ONTARIO REGULATION 39/13

made under the

DAY NURSERIES ACT

Made: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending Reg. 262 of R.R.O. 1990

(GENERAL)

Note: Regulation 262 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Clauses 67.1 (3) (a), (b), (c) and (d) of Regulation 262 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

- (a) with respect to children who are in attendance at day nurseries or private-home day care in municipalities, 80 per cent of the net cost of providing those day nursery services or that private-home day care for those children;
- (b) with respect to children who are in attendance at day nurseries or private-home day care in municipalities, 50 per cent of the delivery agent's costs of administration attributable to the purchase of those day nursery services or that private-home day care, as approved by the Director;
- (c) with respect to children who are in attendance at day nurseries or private-home day care in territory without municipal organization, 100 per cent of the net cost of providing those day nursery services or that private-home day care for those children;
- (d) 100 per cent of the delivery agent's costs of administration attributable to the purchase of day nursery services or private-home day care for children who are in attendance at day nurseries or private-home day care in territory without municipal organization, as approved by the Director;

Commencement

- 2. This Regulation comes into force on the day it is filed.**

RÈGLEMENT DE L'ONTARIO 39/13

pris en vertu de la

LOI SUR LES GARDERIES

pris le 23 janvier 2013

déposé le 25 janvier 2013

publié sur le site Lois-en-ligne le 25 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. 262 des R.R.O. de 1990

(DISPOSITIONS GÉNÉRALES)

Remarque : Le Règlement 262 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Les alinéas 67.1 (3) a), b), c) et d) du Règlement 262 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

- a) relativement aux enfants qui fréquentent des garderies ou reçoivent des services de garde d'enfants en résidence privée dans des municipalités, 80 pour cent des frais nets engagés pour fournir ces services de garderie ou de garde d'enfants en résidence privée à ces enfants;
- b) relativement aux enfants qui fréquentent des garderies ou reçoivent des services de garde d'enfants en résidence privée dans des municipalités, 50 pour cent des coûts d'administration engagés par l'agent de prestation des services pour l'achat de ces services de garderie ou de garde d'enfants en résidence privée, tel qu'ils sont approuvés par le directeur;
- c) relativement aux enfants qui fréquentent des garderies ou reçoivent des services de garde d'enfants en résidence privée dans un territoire non érigé en municipalité, 100 pour cent des frais nets engagés pour fournir ces services de garderie ou de garde d'enfants en résidence privée à ces enfants;
- d) 100 pour cent des coûts d'administration engagés par l'agent de prestation des services pour l'achat de services de garderie ou de garde d'enfants en résidence privée à l'intention des enfants qui fréquentent des garderies ou reçoivent des services de garde d'enfants en résidence privée dans un territoire non érigé en municipalité, tels qu'ils sont approuvés par le directeur;

Entrée en vigueur

2. Le présent règlement entre en vigueur le jour de son dépôt.

ONTARIO REGULATION 40/13

made under the

HIGHWAY TRAFFIC ACT

Made: December 17, 2012

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending Reg. 619 of R.R.O. 1990

(SPEED LIMITS)

Note: Regulation 619 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Paragraph 46 of Part 2 of Schedule 21 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

District of Algoma — Twp. of The North Shore, Town of Blind River

46. That part of the King's Highway known as No. 17 in the Territorial District of Algoma lying between a point situate 310 metres measured westerly from its intersection with the centre line of the roadway known as Handy Spot Road in the hamlet of Serpent River in the Township of The North Shore and a point situate 780 metres measured westerly from its intersection with the centre line of the roadway known as Woodlawn Drive in the Town of Blind River.

(2) Part 4 of Schedule 21 to the Regulation is amended by adding the following paragraph:

District of Algoma — Town of Blind River

40. That part of the King's Highway known as No. 17 in the Town of Blind River in the Territorial District of Algoma beginning at a point situate 780 metres measured westerly from its intersection with the centre line of the roadway known as Woodlawn Drive and extending westerly for a distance of 630 metres.

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

BOB CHIARELLI
Minister of Transportation

Date made: December 17, 2012.

ONTARIO REGULATION 41/13
made under the
ENVIRONMENTAL PROTECTION ACT

Made: December 12, 2012
Filed: January 25, 2013
Published on e-Laws: January 25, 2013
Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 361/98
(MOTOR VEHICLES)

Note: Ontario Regulation 361/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Clause 1.1 (3) (a) of Ontario Regulation 361/98 is amended by striking out “*Apprenticeship and Certification Act, 1998*” at the end and substituting “*Ontario College of Trades and Apprenticeship Act, 2009*”.

Commencement

2. This Regulation comes into force on the later of the day section 37 of the *Ontario College of Trades and Apprenticeship Act, 2009* comes into force and the day this Regulation is filed.

6/13

ONTARIO REGULATION 42/13

made under the

PESTICIDES ACT

Made: December 12, 2012

Filed: January 25, 2013

Published on e-Laws: January 25, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 63/09

(GENERAL)

Note: Ontario Regulation 63/09 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The French version of paragraph 2 of the definition of “agricultural operation” in subsection 1 (1) of Ontario Regulation 63/09 is amended by striking out “de tourbe” and substituting “de gazon en plaques”.

2. Paragraph 3 of subsection 28 (2) of the Regulation is amended by striking out “*Apprenticeship and Certification Act, 1998*” and substituting “*Ontario College of Trades and Apprenticeship Act, 2009*”.

Commencement

3. This Regulation comes into force on the later of the day section 37 of the *Ontario College of Trades and Apprenticeship Act, 2009* comes into force and the day this Regulation is filed.

6/13

RÈGLEMENT DE L'ONTARIO 42/13

pris en vertu de la

LOI SUR LES PESTICIDES

pris le 12 décembre 2012

déposé le 25 janvier 2013

publié sur le site Lois-en-ligne le 25 janvier 2013

imprimé dans la *Gazette de l'Ontario* le 9 février 2013

modifiant le Règl. de l'Ont. 63/09

(DISPOSITIONS GÉNÉRALES)

Remarque : Le Règlement de l'Ontario 63/09 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. La version française de la disposition 2 de la définition de «exploitation agricole» au paragraphe 1 (1) du Règlement de l'Ontario 63/09 est modifiée par remplacement de «de tourbe» par «de gazon en plaques».

2. La disposition 3 du paragraphe 28 (2) du Règlement est modifiée par remplacement de «*Loi de 1998 sur l'apprentissage et la reconnaissance professionnelle*» par «*Loi de 2009 sur l'Ordre des métiers de l'Ontario et l'apprentissage*».

Entrée en vigueur

3. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur de l'article 37 de la *Loi de 2009 sur l'Ordre des métiers de l'Ontario et l'apprentissage* et du jour de son dépôt.

6/13

ONTARIO REGULATION 43/13

made under the

**ADJUDICATIVE TRIBUNALS ACCOUNTABILITY, GOVERNANCE AND APPOINTMENTS
ACT, 2009**

Made: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 28, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 126/10

(ADJUDICATIVE TRIBUNALS AND CLUSTERS)

Note: Ontario Regulation 126/10 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Ontario Regulation 126/10 is amended by adding the following section:**Cluster of safety, standards and licensing tribunals****4. The following adjudicative tribunals are designated as a cluster of safety, standards and licensing tribunals:**

1. Animal Care Review Board.
2. Fire Safety Commission.
3. Licence Appeal Tribunal.
4. Ontario Civilian Police Commission.
5. Ontario Parole Board.

Commencement**2. This Regulation comes into force on the later of April 1, 2013 and the day it is filed.**

ONTARIO REGULATION 44/13

made under the

SOCIAL WORK AND SOCIAL SERVICE WORK ACT, 1998

Made: December 14, 2012

Approved: January 23, 2013

Filed: January 25, 2013

Published on e-Laws: January 28, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 383/00

(REGISTRATION)

Note: Ontario Regulation 383/00 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Paragraph 4 of section 6.1 of Ontario Regulation 383/00 is revoked.

(2) Paragraph 6 of section 6.1 of the Regulation is revoked and the following substituted:

6. An inactive member who has been an inactive member for more than five years and who intends to become an active member under paragraph 5 must, in addition to the requirements of paragraph 5, satisfy the Registrar that he or she is currently competent to practise social work.

2. (1) Paragraph 4 of section 6.2 of the Regulation is revoked.

(2) Paragraph 6 of section 6.2 of the Regulation is revoked and the following substituted:

6. An inactive member who has been an inactive member for more than five years and who intends to become an active member under paragraph 5 must, in addition to the requirements of paragraph 5, satisfy the Registrar that he or she is currently competent to practise social service work.

Commencement

3. This Regulation comes into force on the day it is filed.

Made by:

COUNCIL OF THE ONTARIO COLLEGE OF
SOCIAL WORKERS AND SOCIAL SERVICE WORKERS:

MUKESH KOWLESSAR
President

GLENDAL McDONALD
Registrar

Date made: December 14, 2012.

6/13

ONTARIO REGULATION 45/13

made under the

WASTE DIVERSION ACT, 2002

Made: January 17, 2013

Filed: January 25, 2013

Published on e-Laws: January 28, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 84/03

(USED TIRES)

Note: Ontario Regulation 84/03 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Section 1 of Ontario Regulation 84/03 is amended by adding the following definition:

“OTS Tire Classification” means, in respect of a calendar year, the most recent document entitled “OTS Tire Classification” that is prepared by Ontario Tire Stewardship and that is made available on the website of Ontario Tire Stewardship on or before December 1 in the preceding calendar year;

(2) Section 1 of the Regulation is amended by adding the following subsection:

(2) Despite the definition of “OTS Tire Classification” in subsection (1), the OTS Tire Classification in respect of 2013 is the document of that title that is made available on the website of Ontario Tire Stewardship on or before January 31, 2013.

2. Section 3 of the Regulation is revoked and the following substituted:**Industry funding organization**

3. Ontario Tire Stewardship is continued under the name Ontario Tire Stewardship in English and Société de gestion des pneus usagés de l'Ontario in French and is designated as the industry funding organization for the waste diversion program for used tires approved by the Minister under section 26 of the Act.

3. Clause 6 (1) (a) of the Regulation is amended by striking out “an organization” and substituting “a corporation”.**4. The Regulation is amended by adding the following sections:****Base fee****8. (1) In this section,**

“base fee period” means,

- (a) the period beginning on April 1, 2013 and ending on April 30, 2014, or
- (b) after April 30, 2014, a period beginning on May 1 and ending on April 30;

“cost reference period” means, in respect of a base fee period, the calendar year preceding the calendar year in which the base fee period begins;

“tire class” means, in respect of a base fee period, a class of tire set out in the OTS Tire Classification in respect of the calendar year in which the base fee period begins.

(2) The amount of a fee required to be paid in respect of each calendar month during a base fee period by a steward designated under the Act in respect of used tires shall be determined by applying the method set out in this section.

(3) Ontario Tire Stewardship shall,

- (a) determine the cost attributable to each tire class in respect of the base fee period by,
 - (i) determining the sum of the amounts described in paragraph 1 of subsection 30 (3) of the Act that were incurred in relation to used tires during the cost reference period, and
 - (ii) determining, subject to subsection (4), the portion of that sum that is attributable to each tire class; and
- (b) determine the cost attributable to a tire in each tire class in respect of the base fee period by,
 - (i) assigning each tire supplied by stewards during the cost reference period to a tire class if the tire meets the criteria of the tire class, and
 - (ii) dividing the cost attributable to a tire class, as determined under clause (a), by the number of tires assigned to that tire class under subclause (i).

(4) For the purposes of subclause (3) (a) (ii), if the tire classes in respect of the base fee period have changed from the previous base fee period, Ontario Tire Stewardship shall determine the portion of the sum determined under subclause (3) (a) (i) that would have been attributable to each tire class, had the tire classes in respect of the base fee period been the applicable tire classes during the cost reference period.

(5) Ontario Tire Stewardship shall provide written notice to each steward of the cost attributable to each tire class under clause (3) (a), the number of tires assigned to each tire class under subclause (3) (b) (i) and the cost attributable to a tire in each tire class under clause (3) (b),

- (a) at least 45 days before the base fee period begins, if the determination is in respect of the base fee period mentioned in clause (a) of the definition of "base fee period" in subsection (1); and
- (b) at least 60 days before the base fee period begins, if the determination is made in respect of any other base fee period.
- (6) A steward shall determine the amount of the fee required to be paid by a steward in respect of a calendar month by,
 - (a) assigning each tire supplied by the steward during the calendar month to a tire class in respect of the base fee period if the tire meets the criteria of the tire class;
 - (b) multiplying the cost attributable to a tire in each tire class, as determined under clause (3) (b), by the number of tires assigned to the tire class under clause (a); and
 - (c) determining the sum of all amounts determined under clause (b).

(7) Unless a rule has been made under clause 30 (1) (c) of the Act prescribing the times when a fee determined under this section is required to be paid, the fee shall be paid no later than 60 days following the end of the calendar month in respect of which the fee is required to be paid.

Reconciliation of fees for calendar year

9. (1) In this section,

"tire class" means, in respect of a calendar year, a class of tire set out in the OTS Tire Classification in respect of the calendar year.

(2) The amount of a fee required to be paid under this section in respect of each calendar year starting in 2013 by a steward designated under the Act in respect of used tires shall be determined by applying the method set out in this section.

(3) Ontario Tire Stewardship shall,

- (a) determine the cost attributable to each tire class in respect of the calendar year by,
 - (i) determining the sum of the amounts described in paragraph 1 of subsection 30 (3) of the Act that were incurred in relation to used tires during the calendar year, and
 - (ii) attributing a portion of that sum to each tire class;
- (b) determine the cost attributable to a tire in each tire class in respect of the calendar year by,
 - (i) assigning each tire supplied by stewards during the calendar year to a tire class if the tire meets the criteria of the tire class, and
 - (ii) dividing the cost attributable to a tire class, as determined under clause (a), by the number of tires assigned to that tire class under subclause (i); and
- (c) determine the amount of the fee required to be paid by a steward in respect of a calendar year by,
 - (i) assigning each tire supplied by the steward during the calendar year to a tire class in respect of the calendar year if the tire meets the criteria of the tire class,
 - (ii) multiplying the cost attributable to a tire in each tire class, as determined under clause (b), by the number of tires assigned to the tire class under subclause (i),
 - (iii) determining the sum of all amounts determined under subclause (ii),
 - (iv) determining the amount of fees required to be paid under section 8 in respect of the calendar year and any other fees that were required to be paid by the steward under the Act in respect of used tires and in respect of the calendar year, and
 - (v) subtracting the amount determined under subclause (iv) from the sum determined under subclause (iii), in order to arrive at the amount of the fee required to be paid under this section by the steward in respect of the calendar year.

(4) If the amount arrived at under subclause (3) (c) (v) is less than zero, that amount is owed to the steward by Ontario Tire Stewardship and no fee is required to be paid by the steward under this section.

(5) Ontario Tire Stewardship shall, no later than May 1 in the calendar year following the calendar year in respect of which the fee is required to be paid, provide written notice of the following to the steward:

1. The cost attributable to each tire class under clause (3) (a).
2. The number of tires supplied by the steward that were assigned to each tire class under subclause (3) (c) (i).
3. The amount required to be paid by the steward in respect of each tire class, as determined under subclause (3) (c) (ii).
4. The sum determined under subclause (3) (c) (iii).
5. The portion of the amount of fees determined under subclause (3) (c) (iv) that was required to be paid by the steward in respect of each tire class.
6. The amount of the fee required to be paid under this section by the steward in respect of the calendar year, as arrived at under subclause (3) (c) (v).
7. If the amount set out under paragraph 6 is greater than zero, the date on or before which that amount is required to be paid by the steward.
8. If the amount set out under paragraph 6 is less than zero, the date on or before which that amount is required to be credited or paid to the steward and a statement that no fee is required to be paid by the steward under this section.

(6) A fee required to be paid by a steward in respect of a calendar year, as determined under clause (3) (c), shall be paid no later than June 30 in the calendar year following the calendar year in respect of which the fee is required to be paid.

(7) If an amount is owed to a steward under subsection (4), Ontario Tire Stewardship shall,

- (a) subject to clause (b),
 - (i) apply the amount as a credit against fees payable by the steward under the Act in respect of used tires no later than June 15 in the calendar year that is two years following the calendar year in respect of which the amount was determined, and
 - (ii) pay any amount not applied as a credit under subclause (i) to the steward no later than June 30 in the calendar year that is two years following the calendar year in respect of which the amount was determined; and
- (b) if the steward ceases to be designated as a steward in respect of used tires, pay the amount to the steward no later than June 30 in the calendar year following the calendar year in respect of which the amount was determined.

5. The Regulation is amended by adding the following French version:

PNEUS USAGÉS

Interprétation

1. (1) Les définitions qui suivent s'appliquent au présent règlement.

«classement officiel des pneus» S'entend, à l'égard d'une année civile, du document le plus récent intitulé *OTS Tire Classification* qui est établi par la Société de gestion des pneus usagés de l'Ontario et mis à la disposition du public sur le site Web de la société au plus tard le 1^{er} décembre de l'année civile précédente. («OTS Tire Classification»)

«pneu» S'entend en outre d'une partie de pneu. («tire»)

«pneus usagés» Déchets constitués de l'une ou l'autre des matières suivantes, ou d'une combinaison de celles-ci :

- a) les pneus usagés qui n'ont pas été remis en état pour utilisation sur route,
- b) les pneus qui, pour quelque raison que ce soit, sont impropres à l'usage auquel ils sont destinés. («used tires»)

(2) Malgré la définition de «classement officiel des pneus» au paragraphe (1), le classement de 2013 est le document intitulé *OTS Tire Classification* qui est mis à la disposition du public sur le site Web de la Société de gestion des pneus usagés de l'Ontario au plus tard le 31 janvier 2013.

Désignation

2. Les pneus usagés sont prescrits comme déchets désignés pour l'application de la Loi.

Organisme de financement industriel

3. La Société de gestion des pneus usagés de l'Ontario est maintenue sous le nom de Société de gestion des pneus usagés de l'Ontario en français et sous le nom d'Ontario Tire Stewardship en anglais et désignée comme organisme de financement industriel pour le programme de réacheminement des déchets relatif aux pneus usagés que le ministre a approuvé en application de l'article 26 de la Loi.

Composition

4. (1) La Société de gestion des pneus usagés de l'Ontario se compose des membres de son conseil d'administration, lesquels sont nommés conformément à l'article 5.

(2) Malgré le paragraphe (1), chaque membre du conseil d'administration qui est en fonction immédiatement avant l'entrée en vigueur du Règlement de l'Ontario 157/09 est réputé avoir été nommé au conseil conformément au présent règlement et reste en fonction jusqu'à ce que l'avis indiquant que tous les membres ont été nommés conformément à l'article 5 soit publié sur le site Web de la Société de gestion des pneus usagés de l'Ontario.

Membres nommés

5. (1) Le conseil d'administration se compose des membres suivants :

1. Trois membres nommés par l'Association canadienne de l'industrie du caoutchouc.
2. Deux membres nommés par le Conseil canadien du commerce de détail.
3. Deux membres nommés par l'Ontario Tire Dealers Association.
4. Un membre nommé par l'Association canadienne des constructeurs de véhicules.
5. Un membre nommé par l'Association des fabricants internationaux d'automobiles du Canada.

(2) Si une nomination n'a pas été effectuée en application du paragraphe (1) dans les 30 jours qui suivent le dépôt du Règlement de l'Ontario 157/09, le président de la Société de gestion des pneus usagés de l'Ontario peut, après avoir donné un préavis de 30 jours aux personnes morales mentionnées au paragraphe (1) qui effectuent les nominations, nommer un particulier au conseil d'administration, sous réserve de l'approbation du président de Réacheminement des déchets Ontario.

(3) Tout membre du conseil d'administration nommé en vertu du paragraphe (2) est en fonction jusqu'à ce que la nomination soit effectuée en application du paragraphe (1).

Qualification

6. (1) Un particulier ne peut être nommé au conseil d'administration en vertu de l'article 5 que s'il remplit les critères suivants :

- a) il est administrateur, dirigeant ou employé d'une personne morale qui fournit des pneus neufs en Ontario, ou d'une personne morale mentionnée à l'article 5;
- b) il réside au Canada;
- c) il a au moins 18 ans.

(2) Malgré le paragraphe (1), un particulier ne doit pas être nommé au conseil d'administration s'il est failli ou qu'un tribunal l'a déclaré mentalement incapable de gérer des biens.

Application de la Loi sur les personnes morales

7. Les articles 59 et 80 et les paragraphes 283 (4) et (5) de la *Loi sur les personnes morales* s'appliquent, avec les adaptations nécessaires, à la Société de gestion des pneus usagés de l'Ontario.

Droits de base

8. (1) Les définitions qui suivent s'appliquent au présent article.

«catégorie de pneu» S'entend, à l'égard de toute période des droits de base, d'une catégorie de pneu qui figure dans le classement officiel des pneus à l'égard de l'année civile au cours de laquelle commence la période des droits de base. («tire class»)

«période de référence pour les coûts» S'entend, à l'égard de toute période des droits de base, de l'année civile qui précède celle au cours de laquelle commence la période des droits de base. («cost reference period»)

«période des droits de base» S'entend :

- a) de la période qui commence le 1^{er} avril 2013 et se termine le 30 avril 2014,
- b) après le 30 avril 2014, de toute période qui commence le 1^{er} mai et se termine le 30 avril. («base fee period»)

(2) Le montant des droits que les responsables de la gérance désignés en application de la Loi doivent verser à l'égard de chaque mois civil au cours d'une période des droits de base au titre des pneus usagés est calculé selon la méthode énoncée au présent article.

(3) La Société de gestion des pneus usagés de l'Ontario :

- a) calcule comme suit le coût imputable à chaque catégorie de pneu à l'égard de la période des droits de base :

- (i) en calculant le total des sommes visées à la disposition 1 du paragraphe 30 (3) de la Loi qui ont été engagées relativement aux pneus usagés au cours de la période de référence pour les coûts,
- (ii) en calculant, sous réserve du paragraphe (4), la fraction de ce total qui est imputable à chaque catégorie de pneu;
- b) calcule comme suit le coût imputable à un pneu de chaque catégorie de pneu à l'égard de la période des droits de base :
 - (i) en affectant chaque pneu fourni par les responsables de la gérance au cours de la période de référence pour les coûts à une catégorie de pneu si le pneu satisfait aux critères de cette catégorie,
 - (ii) en divisant le coût imputable à une catégorie de pneu, calculé en application de l'alinéa a), par le nombre de pneus affectés à cette catégorie en application du sous-alinéa (i).
- (4) Pour l'application du sous-alinéa (3) a) (ii), si les catégories de pneu de la période des droits de base ont changé par rapport à la période des droits de base précédente, la Société de gestion des pneus usagés de l'Ontario calcule la fraction du total calculé en application du sous-alinéa (3) a) (i) qui aurait été imputable à chaque catégorie de pneu, si les catégories de pneu de la période des droits de base avaient été les catégories de pneu applicables au cours de la période de référence pour les coûts.
- (5) La Société de gestion des pneus usagés de l'Ontario remet à chaque responsable de la gérance un avis écrit indiquant le coût imputable à chaque catégorie de pneu en application de l'alinéa (3) a), le nombre de pneus affectés à chaque catégorie en application du sous-alinéa (3) b) (i) et le coût imputable à un pneu de chaque catégorie en application de l'alinéa (3) b) :
 - a) au moins 45 jours avant le début de la période des droits de base, si le calcul porte sur la période des droits de base mentionnée à l'alinéa a) de la définition de «période des droits de base» au paragraphe (1);
 - b) au moins 60 jours avant le début de la période des droits de base, si le calcul porte sur toute autre période des droits de base.
- (6) Le responsable de la gérance calcule comme suit les droits qu'il doit verser à l'égard d'un mois civil :
 - a) en affectant chaque pneu qu'il a fourni au cours du mois civil à une catégorie de pneu de la période des droits de base si le pneu satisfait aux critères de cette catégorie;
 - b) en multipliant le coût imputable à un pneu de chaque catégorie de pneu, calculé en application de l'alinéa (3) b), par le nombre de pneus affectés à cette catégorie en application de l'alinéa a);
 - c) en faisant le total des sommes calculées en application de l'alinéa b).
- (7) À moins qu'une règle ait été établie en vertu de l'alinéa 30 (1) c) de la Loi prescrivant les moments auxquels les droits calculés en application du présent article doivent être versés, les droits sont payables au plus tard 60 jours après la fin du mois civil auquel ils se rapportent.

Rapprochement des droits pour une année civile

9. (1) La définition qui suit s'applique au présent article.

«catégorie de pneu» À l'égard d'une année civile, s'entend de toute catégorie de pneu qui figure dans le classement officiel des pneus à l'égard de l'année civile.

(2) Le montant des droits que les responsables de la gérance désignés en application de la Loi doivent verser en application du présent article à l'égard de chaque année civile à partir de 2013 au titre des pneus usagés est calculé selon la méthode énoncée au présent article.

(3) La Société de gestion des pneus usagés de l'Ontario :

- a) calcule comme suit le coût imputable à chaque catégorie de pneu à l'égard de l'année civile :
 - (i) en calculant le total des sommes visées à la disposition 1 du paragraphe 30 (3) de la Loi qui ont été engagés relativement aux pneus usagés au cours de l'année civile,
 - (ii) en attribuant une fraction de ce total à chaque catégorie de pneu;
- b) calcule comme suit le coût imputable à un pneu de chaque catégorie à l'égard de l'année civile :
 - (i) en affectant chaque pneu fourni par les responsables de la gérance au cours de l'année civile à une catégorie de pneu si le pneu satisfait aux critères de cette catégorie,
 - (ii) en divisant le coût imputable à une catégorie de pneu, calculé en application de l'alinéa a), par le nombre de pneus affectés à cette catégorie en application du sous-alinéa (i);
- c) calcule comme suit le montant des droits que doit verser un responsable de la gérance à l'égard d'une année civile :
 - (i) en affectant chaque pneu fourni par le responsable de la gérance au cours de l'année civile à une catégorie de pneu à l'égard de l'année civile si le pneu satisfait aux critères de cette catégorie,

- (ii) en multipliant le coût imputable à un pneu de chaque catégorie de pneu, calculé en application de l'alinéa b), par le nombre de pneus affectés à cette catégorie en application du sous-alinéa (i),
- (iii) en faisant le total des sommes calculées en application du sous-alinéa (ii),
- (iv) en calculant le montant des droits qui devaient être versés en application de l'article 8 à l'égard de l'année civile et des autres droits que le responsable de la gérance devait verser en application de la Loi au titre de pneus usagés et à l'égard de l'année civile,
- (v) en soustrayant du total calculé en application du sous-alinéa (iii) le montant calculé en application du sous-alinéa (iv), afin d'obtenir le montant des droits que le responsable de la gérance doit verser en application du présent article à l'égard de l'année civile.

(4) Si le montant obtenu au sous-alinéa (3) c) (v) est inférieur à zéro, la Société de gestion des pneus usagés de l'Ontario le doit au responsable de la gérance et celui-ci n'a pas de droits à verser en application du présent article.

(5) Au plus tard le 1^{er} mai de l'année civile qui suit celle à l'égard de laquelle les droits à verser se rapportent, la Société de gestion des pneus usagés de l'Ontario remet au responsable de la gérance un avis écrit indiquant ce qui suit :

1. Le coût imputable à chaque catégorie de pneu en application de l'alinéa (3) a).
2. Le nombre de pneus fournis par le responsable de la gérance qui ont été affectés à chaque catégorie de pneu en application du sous-alinéa (3) c) (i).
3. La somme que le responsable de la gérance doit verser à l'égard de chaque catégorie de pneu, calculée en application du sous-alinéa (3) c) (ii).
4. Le total calculé en application du sous-alinéa (3) c) (iii).
5. La fraction du montant des droits calculé en application du sous-alinéa (3) c) (iv) que le responsable de la gérance devait verser à l'égard de chaque catégorie de pneu.
6. Le montant des droits que le responsable de la gérance doit verser en application du présent article à l'égard de l'année civile, obtenu au sous-alinéa (3) c) (v).
7. Si le montant visé à la disposition 6 est supérieur à zéro, la date limite à laquelle le responsable de la gérance doit le verser.
8. Si le montant visé à la disposition 6 est inférieur à zéro, la date limite à laquelle il doit être crédité ou versé au responsable de la gérance et la mention du fait que le responsable de la gérance n'a pas de droits à verser en application du présent article.

(6) Les droits que le responsable de la gérance doit verser à l'égard d'une année civile, calculés en application de l'alinéa (3) c), doivent être versés au plus tard le 30 juin de l'année civile qui suit celle à laquelle ils se rapportent.

(7) Si une somme est due à un responsable de la gérance en application du paragraphe (4), la Société de gestion des pneus usagés de l'Ontario :

- a) sous réserve de l'alinéa b) :
 - (i) crédite la somme en la portant en réduction des droits que doit verser le responsable de la gérance en application de la Loi au titre des pneus usagés, au plus tard le 15 juin de l'année civile qui tombe deux ans après l'année civile à l'égard de laquelle le montant a été calculé,
 - (ii) verse au responsable de la gérance, au plus tard le 30 juin de l'année civile qui tombe deux ans après l'année civile à l'égard de laquelle le montant a été calculé, toute somme qui n'a pas été créditée en application du sous-alinéa (i);
- b) verse la somme au responsable de la gérance au plus tard le 30 juin de l'année civile qui suit celle à l'égard de laquelle son montant a été calculé, si le responsable de la gérance cesse d'être désigné comme tel à l'égard des pneus usagés.

Commencement

6. This Regulation comes into force on the later of January 31, 2013 and the day this Regulation is filed.

Made by:

JIM BRADLEY
Minister of the Environment

Date made: January 17, 2013.

6/13

ONTARIO REGULATION 46/13

made under the

CITY OF TORONTO ACT, 2006

Made: January 25, 2013

Filed: January 25, 2013

Published on e-Laws: January 28, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 612/06

(MINIMUM MAINTENANCE STANDARDS FOR HIGHWAYS IN THE CITY OF TORONTO)

Note: Ontario Regulation 612/06 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 1 (1) of Ontario Regulation 612/06 is amended by adding the following definitions:

“ice” means all kinds of ice, however formed;

“snow accumulation” means the natural accumulation of any of the following that, alone or together, covers more than half a lane width of a roadway:

1. Newly-fallen snow.
2. Wind-blown snow.
3. Slush;

“substantial probability” means a significant likelihood considerably in excess of 51 per cent;

“weather” means air temperature, wind and precipitation.

2. Subsection 3 (2) of the Regulation is revoked and the following substituted:

(2) If it is determined by the City that the weather monitoring referred to in section 3.1 indicates that there is a substantial probability of snow accumulation on roadways, ice formation on roadways or icy roadways, the minimum standard for patrolling highways is, in addition to that set out in subsection (1), to patrol highways that the City selects as representative of its highways, at intervals deemed necessary by the City, to check for such conditions.

3. The Regulation is amended by adding the following section:**Weather monitoring**

3.1 (1) From October 1 to April 30, the minimum standard is to monitor the weather, both current and forecast to occur in the next 24 hours, once every shift or three times per calendar day, whichever is more frequent, at intervals determined by the City.

(2) From May 1 to September 30, the minimum standard is to monitor the weather, both current and forecast to occur in the next 24 hours, once per calendar day.

4. Section 4 of the Regulation is revoked and the following substituted:**Snow accumulation**

4. (1) The minimum standard for addressing snow accumulation is,

- (a) after becoming aware of the fact that the snow accumulation on a roadway is greater than the depth set out in the Table to this section, to deploy resources as soon as practicable to address the snow accumulation; and
- (b) after the snow accumulation has ended, to address the snow accumulation so as to reduce the snow to a depth less than or equal to the depth set out in the Table within the time set out in the Table,
 - (i) to provide a minimum lane width of the lesser of three metres for each lane or the actual lane width, or
 - (ii) on a Class 4 or Class 5 highway with two lanes, to provide a total width of at least five metres.

(2) If the depth of snow accumulation on a roadway is less than or equal to the depth set out in the Table to this section, the roadway is deemed to be in a state of repair with respect to snow accumulation.

(3) For the purposes of this section, the depth of snow accumulation on a roadway may be determined in accordance with subsection (4) by an employee, agent or contractor of the City, whose duties or responsibilities include one or more of the following:

1. Patrolling highways.
2. Performing highway maintenance activities.
3. Supervising staff who perform activities described in paragraph 1 or 2.
- (4) The depth of snow accumulation on a roadway may be determined by,
 - (a) performing an actual measurement;
 - (b) monitoring the weather; or
 - (c) performing a visual estimate.
- (5) For the purposes of this section, addressing snow accumulation on a roadway includes, but is not limited to,
 - (a) plowing the roadway;
 - (b) salting the roadway;
 - (c) applying abrasive materials to the roadway; or
 - (d) any combination of the methods described in clauses (a), (b) and (c).
- (6) This section does not apply to that portion of the roadway designated for parking.

TABLE
SNOW ACCUMULATION

Class of Highway	Depth	Time
1	2.5 cm	4 hours
2	5 cm	6 hours
3	8 cm	12 hours
4	8 cm	16 hours
5	10 cm	24 hours

5. Section 5 of the Regulation is revoked and the following substituted:

Ice formation on roadways and icy roadways

5. (1) The minimum standard for the prevention of ice formation on roadways is doing the following in the 24-hour period preceding an alleged formation of ice on a roadway:

1. Monitor the weather in accordance with section 3.1.
2. Patrol in accordance with section 3.
3. If the City determines, as a result of its activities under paragraph 1 or 2, that there is a substantial probability of ice forming on a roadway, treat the roadway to prevent ice formation within the time set out in the Table to this section, starting from the time that the City determines is the appropriate time to deploy resources for that purpose.
- (2) If the City meets the minimum standard set out in subsection (1) and, despite such compliance, ice forms on a roadway, the roadway is deemed to be in a state of repair until the earlier of,
 - (a) the time that the City becomes aware of the fact that the roadway is icy; or
 - (b) the applicable time set out in the Table to this section for treating the roadway to prevent ice formation expires.
- (3) The minimum standard for treating icy roadways after the City becomes aware of the fact that a roadway is icy is to treat the icy roadway within the time set out in the Table to this section, and an icy roadway is deemed to be in a state of repair until the applicable time set out in the Table for treating the icy roadway expires.
- (4) For the purposes of this section, treating a roadway means applying material to the roadway, including but not limited to, salt, sand or any combination of salt and sand.

TABLE
ICE FORMATION PREVENTION AND ICY ROADWAYS

Class of Highway	Time
1	3 hours
2	4 hours
3	8 hours
4	12 hours
5	16 hours

6. Subsection 6 (2) of the Regulation is amended by striking out “is deemed to be repaired” and substituting “is deemed to be in a state of repair”.

7. Subsection 7 (2) of the Regulation is amended by striking out “is deemed to be repaired” and substituting “is deemed to be in a state of repair”.

8. Subsection 8 (2) of the Regulation is amended by striking out “is deemed to be repaired” and substituting “is deemed to be in a state of repair”.

9. The definition of “debris” in subsection 9 (2) of the Regulation is amended by striking out “material or object on a roadway” at the end of the portion before clause (a) and substituting “material (except snow, slush or ice) or object on a roadway”.

10. (1) Subsection 10 (0.1) of the Regulation is amended by striking out “once per year” at the end and substituting “once per calendar year, with each inspection taking place not more than 16 months from the previous inspection”.

(2) Subsection 10 (5) of the Regulation is amended by striking out “are deemed to be repaired” at the end of the portion before clause (a) and substituting “are deemed to be in a state of repair”.

11. (1) Subsection 11 (0.1) of the Regulation is amended by striking out “once per year” at the end and substituting “once per calendar year, with each inspection taking place not more than 16 months from the previous inspection”.

(2) Section 11 of the Regulation is amended by adding the following subsection:

(0.2) A sign that has been inspected in accordance with subsection (0.1) is deemed to be in a state of repair with respect to the retro-reflectivity requirements of the Ontario Traffic Manual until the next inspection in accordance with that subsection, provided that the City does not acquire actual knowledge that the sign has ceased to meet these requirements.

12. (1) Subsection 12 (1) of the Regulation is amended by striking out “once per year” at the end and substituting “once per calendar year, with each inspection taking place not more than 16 months from the previous inspection”.

(2) Section 12 of the Regulation is amended by adding the following subsection:

(1.1) A regulatory sign or warning sign that has been inspected in accordance with subsection (1) is deemed to be in a state of repair with respect to the retro-reflectivity requirements of the Ontario Traffic Manual until the next inspection in accordance with that subsection, provided that the City does not acquire actual knowledge that the sign has ceased to meet these requirements.

13. (1) Subsection 14 (1) of the Regulation is amended by striking out “every 12 months” at the end of the portion before paragraph 1 and substituting “once per calendar year, with each inspection taking place not more than 16 months from the previous inspection”.

(2) Section 14 of the Regulation is amended by adding the following subsection:

(1.1) A traffic control signal system sub-system that has been inspected, tested and maintained in accordance with subsection (1) is deemed to be in a state of repair until the next inspection in accordance with that subsection, provided that the City does not acquire actual knowledge that the traffic control signal system sub-system has ceased to be in a state of repair.

(3) Subsection 14 (2) of the Regulation is amended by striking out “twice a year” at the end and substituting “twice per calendar year”.

(4) Section 14 of the Regulation is amended by adding the following subsection:

(2.1) A conflict monitor that has been inspected, tested and maintained in accordance with subsection (2) is deemed to be in a state of repair until the next inspection in accordance with that subsection, provided that the City does not acquire actual knowledge that the conflict monitor has ceased to be in a state of repair.

14. Subsection 15 (2) of the Regulation is amended by striking out “is deemed to be repaired” and substituting “is deemed to be in a state of repair”.

15. Section 16 of the Regulation is amended by adding the following subsections:

(1.1) A surface discontinuity on a roadway, other than a surface discontinuity on a bridge deck, is deemed to be in a state of repair if its height is less than or equal to the height set out in the Table to this section.

(2.1) A surface discontinuity on a bridge deck is deemed to be in a state of repair if its height is less than or equal to five centimetres.

16. (1) Subsection 16.1 (1) of the Regulation is amended by striking out “once per year” at the end and substituting “once per calendar year, with each inspection taking place not more than 16 months from the previous inspection”.

(2) Section 16.1 of the Regulation is amended by adding the following subsection:

(1.1) A sidewalk that has been inspected in accordance with subsection (1) is deemed to be in a state of repair with respect to any surface discontinuity until the next inspection in accordance with that subsection, provided that the City does not acquire actual knowledge of the presence of a surface discontinuity in excess of two centimetres.

(3) Subsection 16.1 (2) of the Regulation is amended by striking out “after becoming aware of the fact” at the end and substituting “after acquiring actual knowledge of the fact”.

(4) Section 16.1 of the Regulation is amended by adding the following subsection:

(2.1) A surface discontinuity on a sidewalk is deemed to be in a state of repair if it is less than or equal to two centimetres.

Commencement

17. This Regulation comes into force on the day it is filed.

Made by:

BOB CHIARELLI
Minister of Transportation

Date made: January 25, 2013.

6/13

ONTARIO REGULATION 47/13

made under the

MUNICIPAL ACT, 2001

Made: January 25, 2013

Filed: January 25, 2013

Published on e-Laws: January 28, 2013

Printed in *The Ontario Gazette*: February 9, 2013

Amending O. Reg. 239/02

(MINIMUM MAINTENANCE STANDARDS FOR MUNICIPAL HIGHWAYS)

Note: Ontario Regulation 239/02 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 1 (1) of Ontario Regulation 239/02 is amended by adding the following definitions:

“ice” means all kinds of ice, however formed;

“snow accumulation” means the natural accumulation of any of the following that, alone or together, covers more than half a lane width of a roadway:

1. Newly-fallen snow.
2. Wind-blown snow.
3. Slush;

“substantial probability” means a significant likelihood considerably in excess of 51 per cent;

“weather” means air temperature, wind and precipitation.

2. Subsection 3 (2) of the Regulation is revoked and the following substituted:

(2) If it is determined by the municipality that the weather monitoring referred to in section 3.1 indicates that there is a substantial probability of snow accumulation on roadways, ice formation on roadways or icy roadways, the minimum standard for patrolling highways is, in addition to that set out in subsection (1), to patrol highways that the municipality selects as representative of its highways, at intervals deemed necessary by the municipality, to check for such conditions.

3. The Regulation is amended by adding the following section:**Weather monitoring**

3.1 (1) From October 1 to April 30, the minimum standard is to monitor the weather, both current and forecast to occur in the next 24 hours, once every shift or three times per calendar day, whichever is more frequent, at intervals determined by the municipality.

(2) From May 1 to September 30, the minimum standard is to monitor the weather, both current and forecast to occur in the next 24 hours, once per calendar day.

4. Section 4 of the Regulation is revoked and the following substituted:**Snow accumulation**

4. (1) The minimum standard for addressing snow accumulation is,

- (a) after becoming aware of the fact that the snow accumulation on a roadway is greater than the depth set out in the Table to this section, to deploy resources as soon as practicable to address the snow accumulation; and
- (b) after the snow accumulation has ended, to address the snow accumulation so as to reduce the snow to a depth less than or equal to the depth set out in the Table within the time set out in the Table,
 - (i) to provide a minimum lane width of the lesser of three metres for each lane or the actual lane width, or
 - (ii) on a Class 4 or Class 5 highway with two lanes, to provide a total width of at least five metres.

(2) If the depth of snow accumulation on a roadway is less than or equal to the depth set out in the Table to this section, the roadway is deemed to be in a state of repair with respect to snow accumulation.

(3) For the purposes of this section, the depth of snow accumulation on a roadway may be determined in accordance with subsection (4) by a municipal employee, agent or contractor, whose duties or responsibilities include one or more of the following:

1. Patrolling highways.
2. Performing highway maintenance activities.
3. Supervising staff who perform activities described in paragraph 1 or 2.
- (4) The depth of snow accumulation on a roadway may be determined by,
 - (a) performing an actual measurement;
 - (b) monitoring the weather; or
 - (c) performing a visual estimate.
- (5) For the purposes of this section, addressing snow accumulation on a roadway includes, but is not limited to,
 - (a) plowing the roadway;
 - (b) salting the roadway;
 - (c) applying abrasive materials to the roadway; or
 - (d) any combination of the methods described in clauses (a), (b) and (c).
- (6) This section does not apply to that portion of the roadway designated for parking.

TABLE
SNOW ACCUMULATION

Class of Highway	Depth	Time
1	2.5 cm	4 hours
2	5 cm	6 hours
3	8 cm	12 hours
4	8 cm	16 hours
5	10 cm	24 hours

5. Section 5 of the Regulation is revoked and the following substituted:

Ice formation on roadways and icy roadways

5. (1) The minimum standard for the prevention of ice formation on roadways is doing the following in the 24-hour period preceding an alleged formation of ice on a roadway:

1. Monitor the weather in accordance with section 3.1.
2. Patrol in accordance with section 3.
3. If the municipality determines, as a result of its activities under paragraph 1 or 2, that there is a substantial probability of ice forming on a roadway, treat the roadway to prevent ice formation within the time set out in the Table to this section, starting from the time that the municipality determines is the appropriate time to deploy resources for that purpose.
- (2) If the municipality meets the minimum standard set out in subsection (1) and, despite such compliance, ice forms on a roadway, the roadway is deemed to be in a state of repair until the earlier of,
 - (a) the time that the municipality becomes aware of the fact that the roadway is icy; or
 - (b) the applicable time set out in the Table to this section for treating the roadway to prevent ice formation expires.
- (3) The minimum standard for treating icy roadways after the municipality becomes aware of the fact that a roadway is icy is to treat the icy roadway within the time set out in the Table to this section, and an icy roadway is deemed to be in a state of repair until the applicable time set out in the Table for treating the icy roadway expires.
- (4) For the purposes of this section, treating a roadway means applying material to the roadway, including but not limited to, salt, sand or any combination of salt and sand.

TABLE
ICE FORMATION PREVENTION AND ICY ROADWAYS

Class of Highway	Time
1	3 hours
2	4 hours
3	8 hours
4	12 hours
5	16 hours

6. Subsection 6 (2) of the Regulation is amended by striking out “shall be deemed to be repaired” and substituting “is deemed to be in a state of repair”.

7. Subsection 7 (2) of the Regulation is amended by striking out “shall be deemed to be repaired” and substituting “is deemed to be in a state of repair”.

8. Subsection 8 (2) of the Regulation is amended by striking out “shall be deemed to be repaired” and substituting “is deemed to be in a state of repair”.

9. The definition of “debris” in subsection 9 (2) of the Regulation is amended by striking out “material or object on a roadway” at the end of the portion before clause (a) and substituting “material (except snow, slush or ice) or object on a roadway”.

10. (1) Subsection 10 (0.1) of the Regulation is amended by striking out “once per year” at the end and substituting “once per calendar year, with each inspection taking place not more than 16 months from the previous inspection”.

(2) Subsection 10 (5) of the Regulation is amended by striking out “shall be deemed to be repaired” at the end of the portion before clause (a) and substituting “are deemed to be in a state of repair”.

11. (1) Subsection 11 (0.1) of the Regulation is amended by striking out “once per year” at the end and substituting “once per calendar year, with each inspection taking place not more than 16 months from the previous inspection”.

(2) Section 11 of the Regulation is amended by adding the following subsection:

(0.2) A sign that has been inspected in accordance with subsection (0.1) is deemed to be in a state of repair with respect to the retro-reflectivity requirements of the Ontario Traffic Manual until the next inspection in accordance with that subsection, provided that the municipality does not acquire actual knowledge that the sign has ceased to meet these requirements.

12. (1) Subsection 12 (1) of the Regulation is amended by striking out “once per year” at the end and substituting “once per calendar year, with each inspection taking place not more than 16 months from the previous inspection”.

(2) Section 12 of the Regulation is amended by adding the following subsection:

(1.1) A regulatory sign or warning sign that has been inspected in accordance with subsection (1) is deemed to be in a state of repair with respect to the retro-reflectivity requirements of the Ontario Traffic Manual until the next inspection in accordance with that subsection, provided that the municipality does not acquire actual knowledge that the sign has ceased to meet these requirements.

13. (1) Subsection 14 (1) of the Regulation is amended by striking out “every 12 months” at the end of the portion before paragraph 1 and substituting “once per calendar year, with each inspection taking place not more than 16 months from the previous inspection”.

(2) Section 14 of the Regulation is amended by adding the following subsection:

(1.1) A traffic control signal system sub-system that has been inspected, tested and maintained in accordance with subsection (1) is deemed to be in a state of repair until the next inspection in accordance with that subsection, provided that the municipality does not acquire actual knowledge that the traffic control signal system sub-system has ceased to be in a state of repair.

(3) Subsection 14 (2) of the Regulation is amended by striking out “twice a year” at the end and substituting “twice per calendar year”.

(4) Section 14 of the Regulation is amended by adding the following subsection:

(2.1) A conflict monitor that has been inspected, tested and maintained in accordance with subsection (2) is deemed to be in a state of repair until the next inspection in accordance with that subsection, provided that the municipality does not acquire actual knowledge that the conflict monitor has ceased to be in a state of repair.

14. Subsection 15 (2) of the Regulation is amended by striking out “shall be deemed to be repaired” and substituting “is deemed to be in a state of repair”.

15. Section 16 of the Regulation is amended by adding the following subsections:

(1.1) A surface discontinuity on a roadway, other than a surface discontinuity on a bridge deck, is deemed to be in a state of repair if its height is less than or equal to the height set out in the Table to this section.

(2.1) A surface discontinuity on a bridge deck is deemed to be in a state of repair if its height is less than or equal to five centimetres.

16. (1) Subsection 16.1 (1) of the Regulation is amended by striking out “once per year” at the end and substituting “once per calendar year, with each inspection taking place not more than 16 months from the previous inspection”.

(2) Section 16.1 of the Regulation is amended by adding the following subsection:

(1.1) A sidewalk that has been inspected in accordance with subsection (1) is deemed to be in a state of repair with respect to any surface discontinuity until the next inspection in accordance with that subsection, provided that the municipality does not acquire actual knowledge of the presence of a surface discontinuity in excess of two centimetres.

(3) Subsection 16.1 (2) of the Regulation is amended by striking out “after becoming aware of the fact” at the end and substituting “after acquiring actual knowledge of the fact”.

(4) Section 16.1 of the Regulation is amended by adding the following subsection:

(2.1) A surface discontinuity on a sidewalk is deemed to be in a state of repair if it is less than or equal to two centimetres.

Commencement

17. This Regulation comes into force on the day it is filed.

Made by:

BOB CHIARELLI
Minister of Transportation

Date made: January 25, 2013.

6/13

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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SOCIAL WORK AND SOCIAL SERVICE WORK ACT, 1998	O. Reg. 44/13
TRADITIONAL CHINESE MEDICINE ACT, 2006	O. Reg. 27/13
TRADITIONAL CHINESE MEDICINE ACT, 2006	O. Reg. 28/13
WASTE DIVERSION ACT, 2002	O. Reg. 45/13



Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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- 3) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
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Les paiements peuvent être effectués au moyen de la carte Visa, MasterCard ou Amex, ou chèques ou mandats fait à l'ordre du MINISTRE DES FINANCES. Toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO

393, avenue University, 2^e étage, Toronto Ontario M5G 2M2

Téléphone (416) 326-5306

Paiement – Annonces:

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

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Les paiements par écriture de journal sont assujettis aux exigences de facturation d'IFIS. S.V.P.

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at

mbs.GazettePubsOnt@ontario.ca

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- 1) Please submit all notices in a **Word.doc** format to: mbs.GazettePubsOnt@ontario.ca
- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 4) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

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THE ONTARIO GAZETTE

393 University Avenue, Suite 200, Toronto, Ontario M5G 2M2

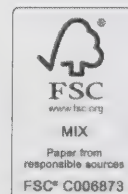
Telephone: (416) 326-5306

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INDEX TO THE ONTARIO GAZETTE

This issue contains the Index to the contents of Vol. 145-01 to Vol. 145-52, covering the period from January 7, 2012 to December 29, 2012. A listing of the Regulations published during this period is not included in the index.

Criminal Code Code Criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Madeleine Meilleur, Minister of Community Safety and Correctional Services of Ontario, on the 31st day of January, 2013, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Madeleine Meilleur, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 31 Janvier 2013, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 8000C.

INDEX DE LA GAZETTE DE L'ONTARIO

Ce numéro contient l'index des vol. 145-01 à 145-52, allant du 7 janvier 2012 au 29 décembre 2012. La liste des règlements publiés pendant cette période n'est pas comprise dans cette index.

Matt Brosseau
Venetia Lee Flint
Stuart John Goodall
Timothy Graham
Eric Johnston
Jonathan Lacelle
David E.A. Lalonde
Marc L. Lauzon
Craig McMurtrie
Jeff McNorgan
George Mikhael
Julian R. Morrison
Carl Orr
Peter Reintjes
Michael G. Robinson
Mark W. Staffen
Laurens Van Der Mark
Joshua Villeneuve
Brent Walker
Matt Zaffino

Ontario Provincial Police
York Regional Police
York Regional Police
Ontario Provincial Police
Hamilton Police Service
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Rama Police Service
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Midland Police Service
Kingston Police Service

(146-G065)

Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this

notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-02-16	
A J A TRUCKING INC.	002086681
ADEBALM AUTO MART INC.	001674738
ANDERSON SPECIALTY PRODUCTS LTD.	001363627
BEL AIR INTERLOCKING DESIGN LTD.	001709312
BEST AUTO MAINTENANCE INC.	001672786
BILYEA & ASSOCIATES INSURANCE BROKERS LTD.	000552096
BUSIEK II PRODUCTIONS INC.	001608906
C.P. & S LOGISTICS INC.	002109263
CANADIAN HARDWARE CONSULTANTS LIMITED	000147266
CENTURY CUTTING AND CORING LTD.	002057950
COLLABORATIVE CONTRACTING LTD.	002093883
COMPUTER SUPPORT EXPERTS, INC.	001003298
COUTURE CALAIS LTD.	001201535
D&D VANEE HOLDINGS LTD.	002017581
DOUG LEROUX INC.	001489726
DRW CONTRACTING INC.	001522454
EAST RIVER CONSTRUCTION LTD.	002090574
ELGIE LEASING INC.	001445118
ES PET NUTRITION INC.	002054967
F.C. BRICKLAYERS LTD.	001519681
F.T.K. (BARRIE) LTD.	001350329
FERRAR-WILD WORKS INC.	000932323
FERRUFINO INC.	002112420
GEORGE T. WALLACE AND ASSOCIATES LTD.	002037844
GUARANTEED TRANSPORT LTD.	000743849
I.C. INTERIORS INC.	002110689
ICARBON INDUSTRIAL TECHNOLOGIES, LTD.	002112584
IMAC SOLUTIONS INC.	002100151
J.L. BROWN HUMAN RESOURCES CONSULTING INC.	002107359
JACK'S FILLIN' STATION COCKTAIL BAR AND EA TERY INC.	001361044
JAG MANUFACTURING INC.	001453412
JEFF KELLY ASSOCIATES INC.	001292436
KUNOPASKIE-BIBEAU ENTERPRISES INC.	002006648
LACCI CO. INC.	001632445
LANE DISTRIBUTION (KINGSTON) LTD.	001622204
LIAVIN HOLDINGS INC.	001681700
MAPLE LEAF PRODUCTIONS LTD.	001097350
MARS MUFFIN KING LTD.	000941503
MARSHALL TRADING COMPANY INC.	002045960
MATTESS MATTERS INC.	001682524
METROHOMES CORPORATION	000967209
MGB GLOBAL FINANCIAL SOLUTIONS INC.	002112800
MOON NIGHT TRANSPORT INC.	002113973
MOVEMENT MEANS INC.	001421072
NEELUM'S CHOICES INC.	002111140
NET SQUARES INC.	001641727
NEW WAY TRANSPORTATION CORP.	001316979
NEWMARKET RESTAURANT CORP.	001696269
NORTH STAR EQUITIES LIMITED	000625436
OUTSOURCING INTERNATIONAL INC.	001197035
PECKFORD TRUCKING INC.	001174961
PERRON CONTRACTING LTD.	001526459
RICHCO HOLDINGS LTD.	002090805
RIVALDO Y HERMANOS PAINTING & DESIGN INC.	001679223
RIZVI'S HARDWARE LTD.	001251340
RTC MAINTENANCE LTD.	001702886
SANTOS ASSOCIATES MANAGEMENT INC.	001161614
SCOTT AUTOMATED CONTROL SOLUTIONS INC.	002010348
SE FORMO INC.	001686863
SIMON HARRY FINANCIAL PLANNING CONSULTANTS PRIVATE WEALTH MANAGEMENT LTD.	001695960
SNOWBANK PROPERTY MAINTENANCE INC.	002087552
STOLEN RICHES INC.	001714473
STRICTLY LOGISTICS INC.	001683639

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SUMMERVILLE FARMS INC.	000931984
SYSTEM PROFILE GROUP INC.	001681729
T. W. MAK CONSULTING COMPANY LTD.	000710261
THE QUALITY CLEANING COMPANY INC.	001584603
TIPS INC.	001378962
TOSWELL'S CONSTRUCTION LIMITED	002068625
TOTAL LOGISTICS GROUP INC.	002092077
UNICAN FINANCIAL SOLUTIONS INC.	002090914
WESTSUN SCENIC EDGE INC.	001262762
WESTSUN TORONTO INC.	000847873
XCELL AUTOMOTIVE REPAIRS INC.	000930005
1071066 ONTARIO INC.	001071066
1133056 ONTARIO INC.	001133056
1180807 ONTARIO LTD.	001180807
1216834 ONTARIO LTD.	001216834
1232584 ONTARIO LTD.	001232584
1281167 ONTARIO LIMITED	001281167
1302788 ONTARIO INC.	001302788
1374027 ONTARIO LTD.	001374027
1374615 ONTARIO INC.	001374615
1438109 ONTARIO INC.	001438109
1506920 ONTARIO CORPORATION	001506920
1544528 ONTARIO INC.	001544528
1554613 ONTARIO INC.	001554613
1583955 ONTARIO LTD.	001583955
1627180 ONTARIO INC.	001627180
1642397 ONTARIO LTD.	001642397
1695440 ONTARIO INC.	001695440
1699368 ONTARIO INC.	001699368
1706363 ONTARIO INC.	001706363
1707907 ONTARIO LIMITED	001707907
2006932 ONTARIO INC.	002006932
2015689 ONTARIO INC.	002015689
2017974 ONTARIO INC.	002017974
2022147 ONTARIO LTD.	002022147
2046407 ONTARIO INC.	002046407
2059119 ONTARIO LIMITED	002059119
2064823 ONTARIO INC.	002064823
2081404 ONTARIO INC.	002081404
2084109 ONTARIO INC.	002084109
2084544 ONTARIO INC.	002084544
2088896 ONTARIO INC.	002088896
2090163 ONTARIO INC.	002090163
2094643 ONTARIO INC.	002094643
2097643 ONTARIO INC.	002097643
2101014 ONTARIO INC.	002101014
2102812 ONTARIO INC.	002102812
2108063 ONTARIO LIMITED	002108063
2114818 ONTARIO INC.	002114818
2116475 ONTARIO INC.	002116475
2126925 ONTARIO INC.	002126925
407 AND WESTON ROAD AUTO MALL INC.	002093749
415624 ONTARIO LTD.	000415624
764184 ONTARIO INC.	000764184
767313 ONTARIO LTD.	000767313
786 SHAW LOGISTICS INC.	002103297
973376 ONTARIO INC.	000973376

(146-G066)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

**Cancellation of Certificate of
Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2013-01-21	
AIRPORT MARKET INC.	001571459
ALLWOOD FURNITURE GALLERY INC.	000917649
ALTERRA CAPITAL INC.	001582431
APOLLO CUTTING TOOLS INC.	001681243
ARTCRETE CORPORATION	002003063
ARTRADE CORPORATION	001486465
AUBURG TRANSPORT INTERNATIONAL INC.	000807368
AXXON SECURITIES INC.	000457025
BEAMSVILLE STEEL ERECTION LIMITED	001372661
BNF BUILDERS LTD.	001705679
BOX INC.	002018827
CANADA ET&T TECHNOLOGY INC.	002034638
CANADIAN DIVINE FURNITURE INC.	001675891
CH. I. L. D. LIMITED	001466930
CHANG'S INVESTMENTS LTD.	001413296
COLUMN MARBLE IMPORT & EXPORT INC.	000848390
CONTINENTAL PACKERS INC.	000928120
CORPORATE RECRUITERS INC.	001263990
DILEO CONTRACTING LIMITED	000141672
ELITE PRO RENOVATIONS INC.	002068508
EPARADIGM INC.	002114680
FED TRANSATLANTIC EQUIPMENT LIMITED	001676297
GLOUCESTER BAKERY (MILLIKEN) INC.	001029211
GREEN MAPLE IMMIGRATION SERVICES CORP.	002106681
GREG SHEPHERD ADJUSTING SERVICES INC.	001459463
HAHN DEVELOPMENTS INC.	001621938
HOPE HYDROPONICS LTD.	001502579
HUCAMP MINES LIMITED	000071323
I C F INSTALLATIONS INC.	002024151
ICE LIFE INTERNATIONAL INC.	001680027
IREDC POWER LIMITED	002098199
J. NORTH TRUCKING INC.	001612436
J.R. DORSEY CONSULTING LTD.	000668516
KNOWLEDGE DISCOVERY CONSULTANTS LTD.	001338076
LAKE LOUISE DEVELOPMENTS LIMITED	000941933
LESSARD AGENCIES LTD.	000629325
LETS GET FIT (FEMALES IN TRAINING) LTD.	002050275
LETTER PERFECT CALLIGRAPHY LIMITED	001689573
LV CONTRACTORS LTD.	001672632
MET-SHIELD HOLDINGS INC.	002073808
MOBILE PC SOLUTIONS INC.	001569676
MONDIAL REALTY INC.	000501328
NERA CUSTOM HOMES INC.	001447470
NOBLE HOUSE CONSULTANTS INC.	001151752

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
NORTH AMERICA ESL RESEARCH CENTRE LTD.	001687786
NORTHEAST INVESTMENTS INC.	002040904
NOVA LOGISTICS INC.	002069480
NRG BEVERAGE SERVICES INC.	001708439
PHILIPPINE ISLANDS CONNECTIONS TRAVEL AND TOURS INC.	001392023
QUACKERS CLOTHESWORKS INC.	000700228
R CUBED RECYCLING CORP.	001557395
RED BAMBOO MARKETING DESIGN INC.	002016712
RESTAURANT LOUNGE FAUBOURG INC.	002002269
SHANA IMPEX CORPORATION	001124212
SHERGILL FINANCIAL SERVICES INC.	001507896
SMALL MEDIASOURCE INC.	001513570
SRD ASSOCIATES CORP.	001101305
TGL INVESTMENTS LTD.	002100493
THE HAIR LOVERS LTD.	000365453
THE REAL BUYER LTD.	001602012
TONSTER HOLDINGS INC.	001223352
TRUESTAR NUTRITION & WEIGHT LOSS INC.	001614202
TRUESTAR WEIGHT LOSS & WELLNESS INC.	001614204
TURTLE TRAINING INC.	001503804
VERTIGO SYSTEMS INC.	001560024
VIRAJ INFORMATION TECHNOLOGY INC.	002084953
WEITZMAN HOMES INC.	002093373
WINDSTAR CORPORATION	000741464
XIAO FEI XUE TRADING LTD.	001699468
1052269 ONTARIO INC.	001052269
1078600 ONTARIO INC.	001078600
1156198 ONTARIO INC.	001156198
121 GAMING INC.	002102228
1240411 ONTARIO INC.	001240411
1260869 ONTARIO INC.	001260869
1261074 ONTARIO INC.	001261074
1421981 ONTARIO INC.	001421981
1434279 ONTARIO LIMITED	001434279
1434332 ONTARIO INC.	001434332
1468732 ONTARIO INC.	001468732
1536599 ONTARIO INC.	001536599
1568336 ONTARIO INC.	001568336
1580404 ONTARIO INC.	001580404
1619958 ONTARIO LIMITED	001619958
1675187 ONTARIO LTD.	001675187
1679970 ONTARIO LTD.	001679970
1680287 ONTARIO INC.	001680287
1681291 ONTARIO INC.	001681291
1692726 ONTARIO LTD.	001692726
1695249 ONTARIO INCORPORATED	001695249
1699873 ONTARIO CORP.	001699873
1701447 ONTARIO INC.	001701447
1705787 ONTARIO INC.	001705787
1707581 ONTARIO LTD.	001707581
1709488 ONTARIO LIMITED	001709488
1710285 ONTARIO LTD.	001710285
2000794 ONTARIO LIMITED	002000794
2008618 ONTARIO INC.	002008618
2008857 ONTARIO INC.	002008857
2051380 ONTARIO INC.	002051380
2052302 ONTARIO LTD.	002052302
2057734 ONTARIO INC.	002057734
2088904 ONTARIO INC.	002088904
2095509 ONTARIO LIMITED	002095509
2098499 ONTARIO LTD.	002098499
2101663 ONTARIO INC.	002101663
2104054 ONTARIO INC.	002104054
2111226 ONTARIO INC.	002111226
3G DATA SERVICES INC.	001239944

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
519253 ONTARIO LIMITED	000519253
615752 ONTARIO INC.	000615752
699477 ONTARIO INC.	000699477
930006 ONTARIO LIMITED	000930006
976529 ONTARIO LIMITED	000976529
983136 ONTARIO LTD.	000983136

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G067)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-01-14	
MAVIX CONSULTING INCORPORATED	001701924
2012-12-31	
DAKIM PROPERTIES INC.	000657286
2013-01-08	
HABIB ISLAMIC FASHION LTD.	001620196
HOMELIFE SOUTHWEST REALTY INC.	000933586
MAIEH MAIEH INVESTMENTS INC.	001165422
PROFULGENT CONSULTING INC.	002226442
SABDOM INC.	002215938
TUNIC CLOTHING INC.	001536178
2103937 ONTARIO INC.	002103937
953508 ONTARIO INC.	000953508
2013-01-09	
ALEXANDER ENTERTAINMENT CORPORATION	000886714
LANDSCAPE ELEMENTS INC.	002155363
STRATFORD FURNITURE LTD.	001159567
1826505 ONTARIO LTD.	001826505
2170168 ONTARIO INC.	002170168
360654 ONTARIO LTD.	000360654
645244 ONTARIO LIMITED	000645244
2013-01-10	
AIR-EX CONTRACTING CORPORATION	001314768
ALL IN ONE CONVENIENCE LIMITED	001482989
COUNTRYSIDE SPECIALTY FOODS INC.	002196531
CRAYFISH COMPUTING INC.	001717143
DEREK HUEN & ASSOCIATES INC.	001247109
FAM SERVICES INC.	002218596
ICUPOWER CORPORATION	002315129
INTEC MACHINING INC.	002186489
J D S BUILDERS INC.	002267372
JB TOOLING INC.	001211579
LUNDY HEALTHCARE INC.	001751111
PFG HOLDINGS INC.	001646493
PROCESS BINDERY SERVICES INC.	001532671
REDLINE PRESSURE RESTORATION LTD.	001826785
RIMTEL INC.	001817727

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ROCKET APPLIANCES INC.	001748320
SURITU ENTERPRISES LTD.	001672179
VIRAM HOSPITALITY INC.	001627367
1049491 ONTARIO INC.	001049491
1173003 ONTARIO INC.	001173003
1246262 ONTARIO INC.	001246262
1315981 ONTARIO LTD.	001315981
1828428 ONTARIO INC.	001828428
2059308 ONTARIO INC.	002059308
2064032 ONTARIO INC.	002064032
2123856 ONTARIO INC.	002123856
2160948 ONTARIO INC.	002160948
2169202 ONTARIO INC.	002169202
2171094 ONTARIO INC.	002171094
2171182 ONTARIO INC.	002171182
2209870 ONTARIO LTD.	002209870
288871 ONTARIO LIMITED	000288871
752458 ONTARIO LTD.	000752458
844808 ONTARIO LIMITED	000844808
997122 ONTARIO LTD.	000997122
2013-01-11	
ARNALD PHARMACY LIMITED	000242597
ASZ CONSULTANTS INC.	002159326
BEING HUMAN PRODUCTIONS VII INC.	001654322
BUN BO HUE PHO LTD.	001878558
CACN INTERNATIONAL EDUCATION CENTRE INC.	002303073
CAVENDISH HOMES LTD.	000761828
CHANMING HOLDING CORPORATION	002053929
GILL CONSTRUCTIONS & MANAGEMENT SERVICES INC.	002155166
GOLDENMAPLE LTD.	001851454
HZ1 CONTRACTING INC.	002170772
I-CHING SYSTEM INC.	001351572
KAT INNOVATIONS INC.	002234614
MACINNIS SYNDICATE INC.	002200257
MEEUSE INVESTMENTS LTD.	001162947
MGD COMPUTERS INC.	001576645
MOTHER ROSE HOLDINGS INC.	000671680
NEW CONCEPT COLLEGE OF TECHNOLOGY CANADA INC.	001701988
PETER LIGHT PRODUCTIONS INC.	000784879
POT OF GOLD BINGO PALACE LIMITED	000533176
SHALATH INVESTMENTS LIMITED	000423692
SPRINGDALE FUNCTIONAL EVALUATION CENTRE INC.	001159782
SUN SOURCE TANNING & COFFEE INC.	001711949
VICTORIA STREET G.P. INC.	000796073
1395383 ONTARIO LTD.	001395383
1655267 ONTARIO INC.	001655267
1659992 ONTARIO LIMITED	001659992
1757211 ONTARIO INC.	001757211
1818114 ONTARIO INC.	001818114
2010628 ONTARIO INC.	002010628
2135860 ONTARIO INC.	002135860
715388 ONTARIO LIMITED	000715388
913720 ONTARIO LTD.	000913720
993168 ONTARIO INC.	000993168
2013-01-12	
2244073 ONTARIO INC.	002244073
2013-01-14	
MEADOWGLEN SKROW LIMITED	001582854
OCTANT HOLDINGS INC.	001416774
OGILVIE SCIENTIFIC INC.	000970576
PROCESS RESOURCE INTERNATIONAL INC.	001750075
1172807 ONTARIO INC.	001172807
917410 ONTARIO LIMITED	000917410

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-15	
BEMBRIDGE LIMITED	000607088
CE LUMSDEN CONSULTING INC.	002233360
MIXXES LTD.	002084557
OFFICE SYSTEMS INTEGRATION SOLUTIONS INC.	002004552
SYLKIP CONSULTANTS INC.	000833983
THE KENNEY GROUP LTD.	001710639
1734199 ONTARIO INC.	001734199
2192249 ONTARIO INC.	002192249
2208541 ONTARIO INC.	002208541
444002 ONTARIO LIMITED	000444002
798876 ONTARIO INC.	000798876
927005 ONTARIO INC.	000927005
2013-01-16	
2017001 ONTARIO INC.	002017001
2013-01-18	
ASPEN PACKAGING GROUP INC.	002295274
2013-01-21	
A.W. DICKS GRAPHICS INC.	000554071
NOKER INVESTMENTS LTD.	001251434
PAUL MILANO CONSULTING INC.	002298286
2199347 ONTARIO INC.	002199347
2013-01-22	
ROB-VAL PROPERTY GROUP INC.	001315883
1138740 ONTARIO LTD.	001138740
1279531 ONTARIO LIMITED	001279531
2049381 ONTARIO LTD.	002049381
2013-01-23	
COLLINSON ENGINEERING INC.	001496838
G R M CONTRACTING LIMITED	000332584
WINNERS CIRCLE MOTORSPORTS INC.	002092578
1440619 ONTARIO INC.	001440619
1618630 ONTARIO INC.	001618630
2013-01-24	
AUTOMATION LOGISTICS CANADA CORPORATION	002173280
BLACKWELL'S WATER SOLUTIONS INC.	001817964
BODY MASTERS (1992) LTD.	000984289
CANADA KURDISTAN CHAMBER OF COMMERCE INC.	002133286
DON-RICH HOLDINGS LIMITED	000111588
ELABORATE TECHNOLOGIES INC.	001765993
FITZGERALD - WENDEL FUELS INC.	002150716
GULDIN INVESTMENTS LTD.	000751008
I.C.Z. INTERNATIONAL LTD.	000450754
J. BLAKE PRODUCTION SERVICES LTD.	001326712
JEM-JO INC.	001092483
LAGROU LANDSCAPING LIMITED	000128106
LMC 2003 INC.	002025034
NEOSTYLE MOTORSPORTS INC.	001300403
PERSPOLIS INVESTMENT(LLC)LTD.	002155427
REFLECTIONS EMT HOLDINGS LTD.	000626090
REFUNDS ONTARIO INC.	001373290
SAMCONIP CANADA INC.	001632900
SINCLAIRE 10 INC.	002301191
SOLUTIONS PLUS: THE PRODUCTIVITY ADVANTAGE INC.	001588098
TE-EM INVESTMENTS LIMITED	000105476
ZIG MANAGEMENT INC.	002123478
1260297 ONTARIO INC.	001260297
1559734 ONTARIO INC.	001559734
1628180 ONTARIO LTD.	001628180
1807122 ONTARIO INC.	001807122
2010997 ONTARIO INC.	002010997
2031417 ONTARIO INC.	002031417
2059422 ONTARIO INC.	002059422
2125451 ONTARIO INC.	002125451
2138047 ONTARIO INC.	002138047

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2321786 ONTARIO LIMITED	002321786
2013-01-25	
ABCAL LIMITED	000251979
ART INGRAM'S AUTO SHOP LTD.	000571572
BOP LCB INC.	002314936
FASTSNAX VENDING LTD.	001065352
J W BERRY & ASSOCIATES INC.	001150166
KAPPUS & CO. LTD.	001186337
KS SHAWNEE HILL SW INC.	002334311
MICHELLE LANGTON MEDICINE PROFESSIONAL CORPORATION	002332457
NORTH HILL SUB. LTD.	001042138
PROFESSIONAL CONTACT LENS INC.	001747455
QUANTUM BUILDING MAINTENANCE LTD.	001278196
RUSSELL ANDERSON INVESTMENTS LTD.	000348478
SCHWAB TECHNICAL SERVICES INCORPORATED	000545525
TORONTO PUMP INC.	002154429
XARG INC.	002255550
1571207 ONTARIO INC.	001571207
2056274 ONTARIO INC.	002056274
2226335 ONTARIO INC.	002226335
2234515 ONTARIO INC.	002234515
2317966 ONTARIO INC.	002317966
2346170 ONTARIO INC.	002346170
736285 ONTARIO INC.	000736285
2013-01-28	
ACME F/X CORPORATION	001444318
CILA IMMIGRATION CORP.	002144974
EIDOLON CORPORATION	000347681
LATITUDE PARTNERS SECURITIES INCORPORATED	001360412
LONGITUDE FUND MANAGEMENT INC.	001433888
MASH FOOD INC.	002200426
NICK'S PLACE RESTAURANT INC.	001241571
PARKIA HOLDINGS INC.	001688441
TEMPEST EQUIPMENT LEASING LIMITED	000701124
TOD WILLCOX INVESTMENTS LIMITED	000946721
1003911 ONTARIO INC.	001003911
1093496 ONTARIO INC.	001093496
1131018 ONTARIO INC.	001131018
1247143 ONTARIO LIMITED	001247143
1273133 ONTARIO INC.	001273133
2013-01-29	
"BIG K" DRIVE-INNS LIMITED	000105639
ABBEY LANE LOFTS INC.	001435349
AFIAA 2550 ARGENTIA INC.	002088398
ALEX'S EUROPEAN BAKERY & CAFE INC.	001115286
AMPARO INTERNATIONAL INC.	001768555
ARNO IMPORTING & TRADING LIMITED	000121375
BUCKSKIN & BEADS PLUS INC.	001047446
CANADA TWO LIMITED	001225794
CITY WEST LOFTS LIMITED	001481736
MADHOUSE BUSINESS SERVICES INC.	001629431
MAK INC.	001626991
MOONSHINE HOMEMADE MARKETING INC.	001565993
NIAGARA TORONTO LOFTS INC.	001598789
OIO CANADA LTD.	001258089
PLAN FOR SUCCESS INC.	001150469
STEELWOOD CHAIR & TABLE LIMITED	002122093
SWINDON SALES INC.	001715020
TALICA CONSULTING INC.	002024756
THE STEWART LOFTS INC.	001481735
UNIVERSAL DENTAL SUPPLY INC.	001791890
ZEN LOFTS INC.	001586554
1207917 ONTARIO LIMITED	001207917
1246344 ONTARIO INC.	001246344
1263476 ONTARIO INC.	001263476

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1318273 ONTARIO INC.	001318273
1403049 ONTARIO INC.	001403049
1404474 ONTARIO INC.	001404474
1491342 ONTARIO INC.	001491342
1547779 ONTARIO INC.	001547779
1579728 ONTARIO INC.	001579728
1681363 ONTARIO INC.	001681363
1750079 ONTARIO INC.	001750079
2085675 ONTARIO INC.	002085675
2102145 ONTARIO LTD.	002102145
2231913 ONTARIO INC.	002231913
860922 ONTARIO LIMITED	000860922
2013-01-30	
CENTENNIAL POOLS LIMITED	000382842
EAST KITCHENWARE LTD.	001689943
ENOS F. HUTTON LIMITED	000153008
FOOD TIME RESTAURANT INC.	001878594
GOLDEN ROCK JEWELLERS INC.	001411457
JAPAN LIFT TRUCK CENTRE INC.	000542496
JR BAILEY UTILITY CONSULTING INC.	001715429
JRR GENERAL WOODWORKING INC.	002232276
KGR MARKETING GROUP INC.	001769930
MOMS IN THE CITY INC.	001648691
OAK PLUS ONTARIO LTD.	001099002
OPULENT AUTO GROUP INC.	002319274
P.D.R. FINANCIAL ADVISORY INC.	002190416
PERAN TUNNELLING LTD.	000547762
SOUTH WATERLOO EQUIPMENT AND SERVICES LIMITED	000202061
STEALTH COMMUNICATIONS LTD.	002320225
TAAT INVESTMENTS LIMITED	000488821
TALDI CONSTRUCTION LTD.	000899157
THE STRATEGIC FUNDS GP LTD.	002089800
WESTSIDE DRYWALL INC.	001560288
124 PINWOOD INC.	001685997
1748840 ONTARIO INC.	001748840
1766818 ONTARIO LTD	001766818
1804226 ONTARIO INC.	001804226
1822106 ONTARIO LTD.	001822106
1825067 ONTARIO INC.	001825067
1835300 ONTARIO INC.	001835300
1839253 ONTARIO INC.	001839253
2080525 ONTARIO INC.	002080525
2147755 ONTARIO LIMITED	002147755
2247778 ONTARIO INC.	002247778
770123 ONTARIO LIMITED	000770123
865433 ONTARIO LIMITED	000865433
2013-01-31	
ALPHATAN INTERNATIONAL INC.	001695887
DLG AUTOMOTIVE SUPPLIES INC.	001433786
TASTE ASIAN FUSION CUISINE INC.	002248684
1038761 ONTARIO INC.	001038761
967451 ONTARIO INC.	000967451

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G068)

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-04-30	
D.R.W. CONTRACTING LTD.	1872574
2012-08-24	
1879052 ONTARIO LTD.	1879052
2012-09-21	
1882528 ONTARIO INC.	1882528
2012-10-01	
AIMCO IMPORTS EXPORTS INC.	1882612
2013-02-04	
CAPTIVE CHANNEL CORPORATION	2106303
COBATEC INC.	97125
LUCKY STAR B.B.Q. LTD.	1824300
WATERCLUB DEVELOPMENTS LIMITED	1391614
YOUR FAVOURITE RENT TO OWN STORE INC.	1372724
768645 ONTARIO INC.	768645
896185 ONTARIO LIMITED	896185
1820992 ONTARIO LTD.	1820992
2013-02-06	
BETROSE MANAGEMENT LTD.	329698
CITY-WIDE AUTO GLASS INC.	1010286
IMAGE LABELS LIMITED	459393
MERIDIAN ENERGY INC.	1640207
MULTI-EVENT MARKETING INC.	1558612
RYAN DEWSBURY INC.	1471430
SAFE HARBOUR CONSULTING LTD.	2011240
WAYNE CROWLEY REALTY LTD.	970261
2136160 ONTARIO INC.	2136160

(146-G069) KATHERINE M. MURRAY
Director/Directrice

Cancellation for Cause (Business Corporations Act) Annulation à juste titre (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-02-04	
ANTIOXINABOX WORLDWIDE INC.	1796216
DOUGLAS A. DEMPSEY & ASSOCIATES LIMITED	1087936
VISO TRADING INC.	2097687
1874336 ONTARIO LIMITED	1874336
2013-02-06	
TANGREEN REC CENTRE HOLDINGS INC.	1502175
2171341 ONTARIO INC.	2171341

KATHERINE M. MURRAY
Director/Directrice

(146-G070)

Notice of Default in Complying with a Filing Requirement under the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 317(9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317(9) de la *Loi sur les personnes morales*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-30	
GOTHIC OLDE TOWN HALL FUND	1801998

KATHERINE M. MURRAY
Director/Directrice

(146-G071)

Cancellation for Filing Default (Corporations Act) Annulation pour omission de se conformer à une obligation de dépôt (Loi sur les personnes morales)

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-31	
PSORIASIS FOUNDATION OF CANADA	1668775
2013-02-04	
INTERNATIONAL MEDICAL GRADUATE WASTE-PREVENTION NETWORK	1844353
WORLD CITIZENSHIP EDUCATION & DEVELOPMENT ASSOCIATION	1644813

KATHERINE M. MURRAY
Director/Directrice

(146-G072)

Ontario Securities Commission

OSC RULE 13-502 FEES AND OSC RULE 13-503 (COMMODITY FUTURES ACT) FEES

On April 1, 2013, amendments to OSC Rule 13-502 *Fees* and OSC Rule 13-502 (*Commodity Futures Act*) Fees (the Amendments) come into effect under the *Securities Act* and the *Commodity Futures Act*.

The Amendments make adjustments to the fees payable by market participants in connection with the administration of the *Securities Act* and the *Commodities Futures Act*.

The full text of the rules are available in Chapter 5 of the Ontario Securities Commission's Bulletin at (2012) 35 OSCB 11565 and on the Commission's website at http://www.osc.gov.on.ca/en/SecuritiesLaw_irps_index.htm.

(146-G073)

Ministry of Municipal Affairs and Housing Ministère des affaires municipales et du logement

Housing Services Act, 2011

Issuing of Amending Transfer Orders by the
Lieutenant Governor in Council

NOTICE IS HEREBY GIVEN, pursuant to subsection 40(2) of the *Social Housing Reform Act, 2000* as continued by section 179 of the *Housing Services Act, 2011* that Amending Transfer Order No. 40-4/2001 (A-6) has been made under subsection 39(1) of the *Social Housing Reform Act, 2000* as continued by section 179 of the *Housing Services Act, 2011* to the effect that Schedules B and F attached to Transfer Order No. 40-4/2001 have been amended. Schedule B has been amended by deleting "Native People of Sudbury Development Corporation" from the section entitled "Exclusion" resulting in any rights, interests, liabilities or obligations in any Section 27 Non-Profit Programme agreement being transferred from the Transferor to the Transferee as noted below. Schedule F has been amended by deleting "Native People of Sudbury Development Corporation" from the section entitled "Exclusion" and adding "Native People of Sudbury Development Corporation" as a housing provider under the first paragraph of Schedule F resulting in any rights, interests, liabilities or obligations in any rent supplement agreement related to Native People of Sudbury Development Corporation being transferred from the Transferor to the Transferee as noted below.

Transferor	Transferee	Effective Date
Her Majesty the Queen, in right of Ontario, as represented by the Minister of Municipal Affairs and Housing	City of Greater Sudbury	February 1, 2013

(146-G074)

Ministry of the Attorney General Ministère du Procureur Général

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 335-13 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$16,040 IN CANADIAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$13,798.17** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice 335-13 and be received by CRIA no later than 5:00:00 pm on **May 17, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)

Avis 335-13 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

16 040 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **13 798,17 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/regs/french/claws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 335-13. Elles doivent parvenir au RCAI au plus tard le **17 mai 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G075)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 336-13 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$42,855 IN CANADIAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$43,415.72** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice 336-13 and be received by CRIA no later than 5:00:00 pm on **May 17, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)

Avis 336-13 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

42 855 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **43 415,72 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 336-13. Elles doivent parvenir au RCAI au plus tard le **17 mai 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G076)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 337-13 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$15,193.25 IN CANADIAN CURRENCY AND \$375.00 IN UNITED STATES CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$15,772.82** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice 337-13 and be received by CRIA no later than 5:00:00 pm on **May 17, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)

Avis 337-13 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

15 193,25 \$ EN DEVICES CANADIENNES ET 375 \$ EN DEVICES AMÉRICAINES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **15 772,82 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/regs/french/claws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à [ria@ontario.ca](mailto:cria@ontario.ca), par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCIAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 337-13. Elles doivent parvenir au RCAI au plus tard le **17 mai 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G077)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 338-13 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$29,865 IN CANADIAN CURRENCY AND HALF OF A \$20 BILL IN CANADIAN CURRENCY AND \$2171 IN U.S. CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$28,115.76** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to ria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice 338-13 and be received by CRIA no later than 5:00:00 pm on **May 17, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCIAI)

Avis 338-13 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

29 865 \$ EN DEVICES CANADIENNES, LA MOITIÉ D'UN BILLET DE 20 \$ EN DEVICES CANADIENNES ET 2 171 \$ EN DEVICES AMÉRICAINES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **28 115,76 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/regs/french/claws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à ria@ontario.ca, par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCIAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 338-13. Elles doivent parvenir au RCAI au plus tard le **17 mai 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G078)

Civil Remedies for Illicit Activities Office (CRIA)**Statutory Notice 339-13 made under Ontario Regulation 498/06****ATTORNEY GENERAL OF ONTARIO****- and -****\$27,525.96 IN CANADIAN CURRENCY AND \$200 IN U.S.
CURRENCY (IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$23,123.64** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice **339-13** and be received by CRIA no later than 5:00:00 pm on **May 17, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)**Avis 339-13 publié en application du Règlement de l'Ontario 498/06****LE PROCUREUR GÉNÉRAL DE L'ONTARIO****- et -****27 525,96 \$ EN DEVISES CANADIENNES ET 200 \$ EN DEVISES
AMÉRICAINES (EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **23 123,64 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis **339-13**. Elles doivent parvenir au RCAI au plus tard le **17 mai 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G079)

Civil Remedies for Illicit Activities Office (CRIA)**Statutory Notice 340-13 made under Ontario Regulation 498/06****ATTORNEY GENERAL OF ONTARIO****- and -****\$185,753.86 IN CANADIAN CURRENCY (IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$161,332.36** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice **340-13** and be received by CRIA no later than 5:00:00 pm on **May 17, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)**Avis 340-13 publié en application du Règlement de l'Ontario 498/06****LE PROCUREUR GÉNÉRAL DE L'ONTARIO****- et -****185 753,86 \$ EN DEVISES CANADIENNES
(EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **161 332,36 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à [ria@ontario.ca](mailto:cria@ontario.ca), par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis **340-13**. Elles doivent parvenir au RCAI au plus tard le **17 mai 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G080)

Civil Remedies for Illicit Activities Office (CRIA)**Statutory Notice 341-13 made under Ontario Regulation 498/06****ATTORNEY GENERAL OF ONTARIO****- and -****\$5,545 IN CANADIAN CURRENCY (IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$6,465.87** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are

expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to ria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice **341-13** and be received by CRIA no later than 5:00:00 pm on **May 17, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)**Avis 341-13 publié en application du Règlement de l'Ontario 498/06****LE PROCUREUR GÉNÉRAL DE L'ONTARIO****- et -****5 545 \$ EN DEVISES CANADIENNES (EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **6 465,87 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à ria@ontario.ca, par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis **341-13**. Elles doivent parvenir au RCAI au plus tard le **17 mai 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G081)

Civil Remedies for Illicit Activities Office (CRIA)**Statutory Notice 342-13 made under Ontario Regulation 498/06****ATTORNEY GENERAL OF ONTARIO****- and -****\$52,640 IN CANADIAN CURRENCY (IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$46,294.15** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice **342-13** and be received by CRIA no later than 5:00:00 pm on **May 17, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)**Avis 342-13 publié en application du Règlement de l'Ontario 498/06****LE PROCUREUR GÉNÉRAL DE L'ONTARIO****- et -****52 640 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **46 294,15 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/rcgs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis **342-13**. Elles doivent parvenir au RCAI au plus tard le **17 mai 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G082)

Civil Remedies for Illicit Activities Office (CRIA)**Statutory Notice 343-13 made under Ontario Regulation 498/06****ATTORNEY GENERAL OF ONTARIO****- and -****\$13,670 CANADIAN CURRENCY AND \$750 US CURRENCY (IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$12,257.90** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice **343-13** and be received by CRIA no later than 5:00:00 pm on **May 17, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)**Avis 343-13 publié en application du Règlement de l'Ontario 498/06****LE PROCUREUR GÉNÉRAL DE L'ONTARIO****- et -****13 670 \$ EN DEVISES CANADIENNES ET 750 \$ EN DEVISES AMÉRICAINES (EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **12 257,90 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/rcgs/french/claws_rcgs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à [ria@ontario.ca](mailto:cria@ontario.ca), par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis **343-13**. Elles doivent parvenir au RCAI au plus tard le **17 mai 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G083)

Civil Remedies for Illicit Activities Office (CRIA)**Statutory Notice 346-13 made under Ontario Regulation 498/06****ATTORNEY GENERAL OF ONTARIO****- and -****\$13,265 IN CANADIAN CURRENCY (IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$12,535.37** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are

expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/rcgs/english/elaws_rcgs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to ria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice **346-13** and be received by CRIA no later than 5:00:00 pm on **May 17, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)**Avis 346-13 publié en application du Règlement de l'Ontario 498/06****LE PROCUREUR GÉNÉRAL DE L'ONTARIO****- et -****13 265 \$ EN DEVISES CANADIENNES (EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **12 535,37 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/rcgs/french/claws_rcgs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à ria@ontario.ca, par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis **346-13**. Elles doivent parvenir au RCAI au plus tard le **17 mai 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G084)

Foreign Cultural Objects Immunity from Seizure Act Determination

Pursuant to delegated authority and in accordance with subsection 1(1) of the Foreign Cultural Objects Immunity from Seizure Act, R.S.O. 1990, c.F-23, the works of art or objects of cultural significance listed in Schedule "A" attached hereto, which works or objects are to be on temporary exhibit during the *Revealing The Renaissance: Stories and Secrets in Early Florentine Art* exhibition at the Art Gallery of Ontario in Toronto, Ontario pursuant to a loan agreement between the Art Gallery of Ontario and the lenders/custodian in the attached Schedule "A", are hereby determined to be of cultural significance and the temporary exhibition of these works or objects in Ontario is in the interest of the people of Ontario.

DATE: February 7, 2013.

Determined by Kevin Finnerty, Assistant Deputy Minister
Culture Division
Ministry of Tourism, Culture and Sport

SCHEDULE "A" LIST OF WORKS

Revealing the Renaissance: Stories and Secrets in Early Florentine Art
Art Gallery of Ontario

	Lender	Artist	Object	Date	Medium	Dimensions	Inventory number
1	The J. Paul Getty Museum	Master of the Dominican Effigies	Leaf from the Laudario of Sant'Agnese	about 1340	Tempera, gold, and ink on parchment	43 x 31.7 cm (leaf)	2003.106
2	The J. Paul Getty Museum	Pacino di Bonaguida	Leaf from the Laudario of Sant'Agnese	about 1340	Tempera and gold on parchment	44.4 x 31.8 cm (leaf)	2005.26
3	The J. Paul Getty Museum	Pacino di Bonaguida	Cutting from the Laudario of Sant'Agnese	about 1340	Tempera and gold leaf on parchment	19 x 20.8 cm (leaf)	2006.13
4	The J. Paul Getty Museum	Bernardo Daddi	Arrival of Saint Ursula at Cologne	about 1333	Tempera and gold leaf on panel	60.5 x 62.9 cm (unframed)	70.PB.53
5	The J. Paul Getty Museum	Pacino di Bonaguida	The Chiarito Tabernacle	1340s	Gilded gesso and tempera on panel	101.3 x 113.5 cm (framed)	85.PB.311
6	The J. Paul Getty Museum	Bernardo Daddi	The Virgin Mary with Saints Thomas Aquinas and Paul	about 1330	Tempera and gold leaf on panel	121.6 x 113 cm (framed)	93.PB.16
7	Museum Mayer van den Bergh	Master of the Dominican Effigies	The Last Supper and the Celebration of the Eucharist in an Initial C	N/A	Tempera, gold leaf, and ink on parchment	44 x 34 cm (unframed)	Ms. 303
8	Musée du Louvre	Pacino di Bonaguida	Christ calling Andrew and Simon in an Initial A	ca. 1340	Tempera, gold leaf, and ink on parchment	46.6 x 33.9 cm	Inv. 9828
9	Galleria degli Uffizi	Pacino di Bonaguida	Double-sided Crucifix	N/A	Tempera and gold leaf on panel	40 x 29.5 cm (without frame)	S.U.
10	Biblioteca Medicea Laurenziana	Bradarolo Illuminator and Domenico Lenzi	Specchio umano	XIV century	Tempera, gold leaf, and ink on parchment, binding in wood and spine in leather	40 x 29 x 6 cm (closed) Open (40 cm x 66 cm)	Cod. Laurenziana Tempiano No. 3
11	Biblioteca Medicea Laurenziana	Pacino di Bonaguida, or Master of the Trivulziana Bible, Zuccherro Bencivenni	Volgarizzamento del Pater Nostro	XIV century	Tempera and gold leaf and ink on parchment, binding in wood and spine in leather	22 x 29 x 4.5 cm (closed) 22 x 38.5 cm (open)	Redi 102
12	Fondazione di Studi di Storia dell'Arte Roberto Longhi	Pacino di Bonaguida	The Crucifixion	2/4 of XIV century	Tempera and gold leaf on panel	76.7 x 41 cm (unframed)	cat. 1980, n. 19.
13	Galleria dell'Accademia	Pacino di Bonaguida	Polyptych: The Crucifixion; Saint Nicholas; Saint Bartholomew; Saint Florentius; Saint Luke	1315–1320	Tempera and gold leaf on panel	182 x 249 cm (framed)	1890 n 8568
14	Musée dell'Opera di Santa Croce	Pacino di Bonaguida	A Bust of a Deacon of Saint	ca. 1310–1315	Pot metal, colorless glass and oxide paint; lead came	91 x 67.5 cm (without base)	N/A

	Lender	Artist	Object	Date	Medium	Dimensions	Inventory number
15	Museo dell'Opera di Santa Croce	Pacino di Bonaguida	A Bust of a Bishop Saint	ca. 1310–1315	Pot metal, colorless glass and oxide paint; lead came	91 x 67 cm (without base)	N/A
16	Museo Nazionale del Bargello	Master of the Codex of St. George	Coronation of the Virgin	1327–1343	Painting on wood	42.8 x 28.5 cm (framed)	inv. C2018
17	Museo Nazionale del Bargello	Master of the Codex of St. George	Noli Me Tangere	1327–1343	N/A	42.4 x 28.5 cm (framed)	inv. C2017
18	Museo e Chiostri Monumentali di Santa Maria Novella	Master of the Dominican Effigies	The Virgin and Christ Enthroned, Attended by Seventeen Dominican Saints	N/A	Tempera and gold leaf on panel	125 x 45 cm (unframed)	N/A
19	Museo e Chiostri Monumentali di Santa Maria Novella	Pacino di Bonaguida	Saint Sylvester	N/A	Tempera and gold leaf on panel	102 x 60.5 cm (unframed)	N/A
20	Biblioteca Trivulziana	Master of the Dominican Effigies Dante Alighieri	The Divine Comedy	1337	Tempera and gold leaf on parchment	38.8 x 27.4 x 5.5 cm (closed)	Cod. 1080
21	Biblioteca Trivulziana	Pacino di Bonaguida or Master of the Trivulziana Bible	Bible	N/A	Tempera, gold leaf, and ink on parchment	37.9 x 28.5 x 16 cm (closed)	Cod. 2139
22	Vatican Library, represented by the Librarian of the Holy Roman Church St Ecc.Za Archbishop Jean-Louis Brug��s	Pacino di Bonaguida	Novella super Libro Decretalium	N/A	Tempera, gold leaf, and ink on parchment	N/A	Vat. Lat. 1455
23	Vatican Museums	Puccio Capanna	Madonna and Child with Angels and female Saints	N/A	N/A	N/A	inv. 40170
24	Heinz Kisters	Pacino di Bonaguida	The Adoration of the Magi	ca. 1340	Tempera gold leaf and ink on parchment	17 x 21 cm (unframed) 26 x 29 cm (framed)	N/A
25	Swiss National Museum	Bernardo Daddi	St. Ursula	Around 1380	Canvas (material), mounted on wood, tempera	67 x 65.8 x 4 cm	LM-7253
26	National Galleries Scotland	Bernardo Daddi	Triptych	1338	Tempera, silver (tarnished) and gold on panel	Wings (left): 58 x 15.5 cm (right): 57.7 x 15.2 cm; centre (inside mouldings): 53.5 x 28 cm	NG 1904
27	British Library	Pacino di Bonaguida	Saint Agnes and Scenes from Her Legend	ca. 1340	Single folio	N/A	Add 18196
28	British Library	Pacino di Bonaguida	The Apparition of Saint Michael	ca. 1340	Single folio	N/A	Add 35254B
29	British Library	Pacino di Bonaguida	Vonvenevole, The Appeal of Prato to Robert of Anjou	ca. 1335	Volume	N/A	Royal MS 6E IX
30	The Ashmolean Museum	Master of the Dominican Effigies	The Crucifixion	ca. 1340	Tempera and gilding on panel	29.8 x 12.1 cm (unframed)	WA 1941.14.1
31	The Ashmolean Museum	Master of the Dominican Effigies	The Lamentation	ca. 1340	Tempera and gilding on panel	29.8 x 12.1 cm (unframed)	WA 1941.14.2
32	The San Diego Museum of Art	Giotto	God the Father with Angels	ca. 1330	Tempera on panel	71.4 x 75.2 cm (unframed) 71.4 x 75.2 x 7.8 cm (framed)	1945.26

	Lender	Artist	Object	Date	Medium	Dimensions	Inventory number
33	Fine Arts Museum of San Francisco	Lorenzo di Niccolo Master of Lazzaroni Madonna	Desco da Parto (Birth Tray)	About 1400	Tempera and gold leaf on panel	48.9 x 48.9 cm (unframed)	78.78
34	Fine Arts Museums of San Francisco	Bernardo Daddi	A Crowned Virgin Martyr (Saint Catherine of Alexandria)	About 1340	Tempera and gold leaf on panel	61.6 x 30.5 cm (unframed)	D61.44.1
35	Robert Burke	Pacino di Bonaguida	Initial L: Constantine the Great Adoring the Cross	1330-1340	Tempera, gold leaf, and ink on parchment	54.2 x 35 cm (unframed) 73.7 x 59.7 cm (framed)	N/A
36	Yale University Art Gallery	Master of San Giovanni Fuorcivitas	Leaf from an Antiphonary: Resurrection and Three Marys at the Tomb in an Initial "A"	ca. 1340	Tempera, and gold leaf on parchment	56.4 x 39.8 cm	1954.7.1
37	National Gallery of Art, Washington, D.C.	Master of the Dominican Effigies	The Nativity with the Annunciation to the Shepherds	N/A	Miniature on vellum	N/A	1949.5.87
38	National Gallery of Art, Washington, D.C.	Workshop of Pacino di Bonaguida	Christ in Majesty with Twelve Apostles	N/A	Miniature on vellum	N/A	1952.8.277
39	National Gallery of Art, Washington, D.C.	Master of the Dominican Effigies	Christ and the Virgin Enthroned with Forty Saints	N/A	Miniature on vellum	N/A	1959.16.2
40	The Alana Collection	Pacino di Bonaguida	Triptych with the Crucifixion, the Lamentation, and the Ascension of Christ	ca. 1310-1315	Tempera and gold leaf on panel	58.2 x 80.1 cm (framed)	2002.15
41	The Art Institute of Chicago	Master of the Dominican Effigies	Bishop Saint Zenobius in a Historiated Initial "N" with Decorated Border from a Laudario	ca. 1340	Manuscript cutting with tempera and gold leaf decorations, the rounded gothica textualis inscriptions in black ink, ruled in red ink, on parchment	21.3 x 9.7 cm	1926.1573n
42	Harvard Art Museums/Fogg Museum	Taddeo Gaddi	The Stigmatization of Saint Francis	ca. 1325-1330	Tempera and gold on panel	212.1 x 149.5 cm (sight) 237.5 x 174.9 cm (framed)	1929.234
43	North Carolina Museum of Art	Giotto di Bondone	The Peruzzi Altarpiece	About 1310-1315	Tempera and gold leaf on panel	105.7 x 250.2 cm (framed)	N/A
44	North Carolina Museum of Art	Puccio Capanna	The Crucifixion	about 1330	Tempera and gold leaf on panel	17.8 x 14 cm (unframed) 30.5 x 24.1 cm (framed)	60.17.8
45	The Metropolitan Museum of Art	Bernardo Daddi	Christ Enthroned with Saints	N/A	Tempera on wood, gold ground	19.1 x 22.9 cm (irregular)	1974.217
46	The Metropolitan Museum of Art	Pacino di Bonaguida	Leaf from a Laudario with the Martyrdom of Saint Bartholomew	ca. 1340	Tempera, gold, and ink on parchment	47 x 35 cm (overall)	2006.250
47	The Metropolitan Museum of Art	Master of the Codex of Saint George	The Crucifixion	ca. 1340-1345	Tempera and gold leaf on wood panel	45.7 x 29.8 cm (overall)	61.200.1
48	The Metropolitan Museum of Art	Master of the Codex of Saint George	The Lamentation	ca. 1340-1345	Tempera and gold leaf on wood panel	45.7 x 29.8 cm (overall)	61.200.2
49	The Metropolitan Museum of Art	Master of the Dominican Effigies	The Last Judgment; Madonna and Child with Saints; The Crucifixion; The Glorification of Saint Thomas Aquinas; The Nativity	Second quarter of the fourteenth century	Tempera on wood, gold ground	67 x 47.3 cm (overall)	1975.1.99

	Lender	Artist	Object	Date	Medium	Dimensions	Inventory number
50	The Pierport Morgan Library d/b/a The Morgan Library and Museum	Dante Alighieri	Divina commedia	N/A	N/A	N/A	MS M.289
51	The Pierport Morgan Library d/b/a The Morgan Library and Museum	Pacino di Bonaguida	Scenes from the Life of Christ fol. 11v – 12r (two bifolia: Bifolio fol. 11 and 16, and Bifolio fol. 12 and 15) fol. 13v – 14r (Bifolio fol. 13 and 14) fol. 19v – 18r (conjugate leaves) (Bifolio fol. 18 and 19)	First half of XIV century	N/A	N/A	MS M.643
52	The Pierport Morgan Library d/b/a The Morgan Library and Museum	Pacino di Bonaguida	Leaf from the Laudario of the Compagnia di Sant'Agnes	N/A	N/A	N/A	MS M.742
53	The New-York Historical Society	Taddeo Gaddi and assistants	Virgin and Child Enthroned with Ten Saints	ca. 1334	Tempera and gold on wood	48.3 x 33 cm (overall)	1867.375
54	Portland Art Museum	Taddeo Gaddi	The Nativity	N/A	Tempera and gold leaf on panel	35.9 x 17.8 cm (unframed)	69.68
55	The Free Library of Philadelphia	Pacino di Bonaguida	Initial D: Saint Andrew	ca. 1340	Parchment with ink, paint and gold	10.4 x 25.1 cm (unframed) 40 x 52.5 cm (with frame)	J.F. Lewis E M 25:33
56	The Free Library of Philadelphia	Pacino di Bonaguida	The Burial of Saint Lawrence with Saint Stephen	ca. 1340	Parchment with ink, paint and gold	10.6 x 8 cm (unframed) 40 x 52.5 cm (with frame)	J.F. Lewis E M 25:7a
57	The Free Library of Philadelphia	Pacino di Bonaguida	Initial G: Saint John on Patmos	ca. 1340	Parchment with ink, paint and gold	10.7 x 10.3 cm (unframed) 40 x 52.5 cm (with frame)	J.F. Lewis E M 25:8
58	The Free Library of Philadelphia	Pacino di Bonaguida	Initial I: Saint John the Evangelist	ca. 1340	Parchment with ink, paint and gold	9 x 33.1 cm (unframed) 40 x 52.5 cm (with frame)	J.F. Lewis E M 48:14
59	Seattle Art Museum	Bernardo Daddi	Virgin and Child with Donor	Late 1340s	Egg tempera with gold on wood	N/A	61.151
60	Yale University Art Gallery	Pacino di Bonaguida	Virgin and Child	ca. 1325	Egg tempera on panel	79.1 x 52.5 cm	1943.204
61	Museo de Arte de Ponce	Pacino di Bonaguida	Crucifix	About 1330	Tempera and gold leaf on panel	138.8 x 35 cm	62.0259
62	Fitzwilliam Museum	Pacino di Bonaguida	The Resurrection and the Three Marys at the Tomb	ca. 1340	Tempera and gold leaf on parchment	68 x 55 cm (matt)	Ms. 194
63	Fitzwilliam Museum	Pacino di Bonaguida	The Martyrdom of Saints Peter and Paul	ca. 1340	Tempera and gold leaf on parchment	68 x 55 cm (matt)	Marlay cutting lt. 83
64	Fitzwilliam Museum	Pacino di Bonaguida	The Communion of Mary Magdalene	ca. 1340	Tempera and gold leaf on parchment	68 x 55 cm (matt)	Ms. McClean 201.4
65	Queens' College	Pacino di Bonaguida	The Martyrdom of St. Christopher	ca. 1340	Tempera and gold leaf on parchment	38 x 32 cm (matt)	Ms. 77b
66	Queens' College	Pacino di Bonaguida	Martyrdom of Saint Lucy	ca. 1340	Tempera and gold leaf on parchment	38 x 32 cm (matt)	Ms. 77c

	Lender	Artist	Object	Date	Medium	Dimensions	Inventory number
67	Queens' College	Pacino di Bonaguida	Martyrdom of Saint James the Great	ca. 1340	Tempera and gold leaf on parchment	38 x 32 cm (matt)	Ms. 77d
68	The Arizona Board of Regents on behalf of the University of Arizona, Museum of Art	Follower of Pacino di Bonaguida	Custodia with Scenes from the Life of Christ	about 1325	Tempera and gold leaf on panel	44.5 x 63.5 cm (unframed)	61.118
69	The Metropolitan Museum of Art	Pacino di Bonaguida	Saint John on Patmos, Madonna and Child Enthroned, and Death of the Virgin; The Crucifixion	N/A	Tempera on wood, gold ground	67.3 x 45.4 x 4.8 cm (framed)	64.189.3ab
70	Museo Nacional del Prado	Master of the Misericordia Madonna	Saint Eloy in His Goldsmith's Workshop	ca. 1370	Gilded, tempera	35 x 39 cm (unframed) 59 x 62.5 x 9.5 cm (framed)	P02841
71	Robert Burke	Maestro Daddesco	Initial D: Saint Peter	1340-50	Tempera and gold leaf on parchment	12.5 x 12.5 cm (unframed) 30.5 x 30.5 cm (with frame)	N/A
72	The Metropolitan Museum of Art	Maestro Daddesco	Annunciation in an Initial M	ca. 1310-1315	Tempera and gold on parchment	13.6 x 13.4	1975.1.2478
73	Wildenstein & Co., Inc., as Agent	Giotto di Bondone	The Virgin and Child with Saints and Allegorical Figures of Virtues	ca. 1330	Tempera and gold leaf on panel	38.4 x 26 cm (unframed) 56.5 x 10.8 x 68.9 cm (framed)	N/A
74	The National Gallery	Attributed to Giotto di Bondone	Pentecost	about 1310-1318	Egg tempera on poplar	45.5 x 44 cm (unframed) 51.6 x 49.8 x 4.9 cm (framed)	NG5360
75	Portland Art Museum	Follower of Bernardo Daddi	Virgin and Child Surrounded by Saints	about 1336	Tempera and gold leaf on panel	95.3 x 66 x 8.9 cm (unframed)	61.51
76	Vatican Library, represented by the Librarian of the Holy Roman Church St Ecc.Za Archbishop Jean-Louis Brug��s	Master of the Codex of Saint George	The Codex of Saint George	1320-1330	Tempera and gold leaf on parchment	37.3 x 26.3 cm (closed)	Arch. Cap. S. Pietro C 129
77	The Free Library of Philadelphia	Master of the Dominican Effigies	Initial O: Saint Anthony Abbot and Saint Paul the Hermit	about 1325	Parchment with ink, paint and gold	14.9 x 14 cm (unframed) 40 x 52.5 cm (framed)	J.F. Lewis EM 25:17
78	The Free Library of Philadelphia	Master of the Dominican Effigies	Initial R: The Annunciation	about 1325	Parchment with ink, paint and gold	13.7 x 14.7 cm (unframed) 40 x 52.5 cm (framed)	J.F. Lewis EM 25:22a
79	Enrico Frascione	Pacino di Bonaguida	Initial O: The Instruments of the Passion	about 1320-1330	Tempera and gold on parchment	37 x 34 cm (unframed) 85 x 83 cm (with frame)	N/A
80	Richard Deutsch	Mastro Daddesco	Initial E: Saint Kneeling in Prayer	about 1330-1350	Tempera and gold leaf on parchment	N/A	N/A
81	Richard Deutsch	Master of San Giovanni Fuorcivitas	Initial D: The Martyrdom of Saint Agatha	about 1330-1350	Tempera and gold leaf on parchment	N/A	N/A
82	Richard Deutsch	Master of San Giovanni Fuorcivitas	Initial E: John the Baptist Preaching to a Crowd	about 1330-1350	Tempera and gold leaf on parchment	N/A	N/A
83	The Alana Collection	Master of the Spinola Annunciation	The Nativity	about 1310-1320	Tempera and gold leaf on panel	20.5 x 16.5 cm (incorporated frame)	2011.14

	Lender	Artist	Object	Date	Medium	Dimensions	Inventory number
84	Dr. Friedrich Georg Zeileis	Pacino di Bonaguida	The Annunciation	about 1340	Tempera and gold leaf on parchment	43 x 31.5 cm (unframed) 55 x 45 cm (with frame)	ZEILEIS, Cot. Più viilon le Corte, 40.59
85	The Alana Collection	Taddeo Gaddi	The Crucifixion	1330-1335	Tempera and gold leaf on panel	39.5 x 14.4 cm (unframed)	N/A
86	The Alana Collection	Taddeo Gaddi	The Annunciation and The Nativity	1330-1335	Tempera and gold leaf on panel	39.5 x 13.9 cm (unframed)	N/A
87	Biblioteca Medicea Laurenziana	Maestro Daddesco	Missal	XIV century	Parchment; binding in wood and spine in leather	39.5 x 29 x 15 cm (closed)	Edili 107
88	Museo dell'Opera di Santa Maria del Fiore	Andrea Pisano	The Painting	N/A	Marble	70 x 83 x 13 cm	Inv. 2005/434
89	Museo dell'Opera di Santa Maria del Fiore	Andrea Pisano	Christ the Redeemer	N/A	Marble	60 x 23 cm	Inv. 2005/441
90	National Gallery of Art, Washington, D.C.	Bernardo Daddi	Madonna and Child with Saints and Angels	N/A	Tempera on panel	N/A	1932.5.61

(146-G085)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Procedural Services Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Corporation Notices Avis relatifs aux compagnies

NOTICE OF DISSOLUTION

TAKE NOTICE that the partnership between Justin Hartzman and Jeremy Poriah carrying on business under the name and style of All You Can Eat Internet at the address of 2020 Bathurst Street, Unit 4, Toronto, Ontario, M5P 3L1, was dissolved on January 23rd, 2013.

DATED this 23rd day of January, 2013.

(146-P037) JEREMY PORIAH
JUSTIN HARTZMAN

Partnership Dissolution/Changes Dissolution de Sociétés/La Modifications

SUPPLY CHAIN ALLIANCE PARTNERS

TAKE NOTICE THAT Leger & Leger Solutions Inc. has ceased to be a partner of Supply Chain Alliance Partners Partnership effective February 1, 2013. The Partnership will continue with its remaining partners.

Dated: February 6, 2013

(146-P042) Supply Chain Alliance Inc.
Partner

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Orangeville, Ontario, Court File Number 707/09, dated September 11 2009 to me directed, against the real and personal property of Jodi C. Martin aka Jodi Caroline Martin aka Jodi Caroline aka Jodi Caroline Quigley, Defendant, at the suit of City Cards Canada Inc, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Jodi C. Martin aka Jodi Caroline Martin aka Jodi Caroline aka Jodi Caroline Quigley in and to:

PCL 1156 SEC WF; PT S ½ LT 8 CON A Widdifield as in LT34770; except units 27, & 28 D31 & PT 2, 36R11456; S/T LT416344, LT57582; North Bay; District, Municipally known as 5901 Hwy 63, North Bay Ontario PIB 8G4.

All of which said right, title, interest and equity of redemption of Jodi C Martin aka Jodi Caroline Martin aka Jodi Caroline aka Jodi Caroline Quigley, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction, Northern Auction Sales (since 1979) subject to the conditions set out below at, Superior Court of Justice, 360 Plouffe Street, North Bay, Ontario, Courtroom 201, on April 12, 2013 at 11:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
 Payable at time of sale by successful bidder
 To be applied to purchase price
 Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at Superior Court of Justice, 360 Plouffe Street, North Bay, Ontario P1B 9L5
 All payments in cash or by certified cheque made payable to the Minister of Finance.
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
 Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: February 7, 2013

Sheriff
 Territorial District of Nipissing
 North Bay, ON
 P1B 9L5

(146-P038)

Sale of Land for Tax Arrears By Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF CONMEE

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on March 14, 2013, at the Township of Conmee Municipal Office, 19 Holland Rd. West, RR #1, Kakabeka Falls ON P0T 1W0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 19 Holland Rd. West, RR #1, Kakabeka Falls.

Description of Lands:

Roll No. 58 19 000 000 07010 0000; 5279 Highway 11/17, Kakabeka Falls; PIN 62302-0233(LT); Parcel 22263 Section TBF; being Part of S 1/2 of N 1/2 Lot 1 Concession 2 Conmee designated Parts 1 to 4 Plan 55R6222; S/T ROW over Part 3 55R6222 as in LT204923; Conmee. File No. 11-03

Minimum Tender Amount: \$23,904.35

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to, crown interests or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, visit: www.OntarioTaxSales.ca or if no internet access available, contact:

PATRICIA MAXWELL,
 AMCT
 CAO/Clerk
 The Corporation of the Township of Conmee
 19 Holland Rd. West
 RR #1
 Kakabeka Falls ON P0T 1W0
 (807) 475-5229
 Conmee@tbaytel.net

(146-P039)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF THE MUNICIPALITY OF NOTH GRENVILLE

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time, Thursday, March 21, 2013 at Box 130, 285 County Road 44, Kemptville, Ontario K0G 1J0

The tenders will then be opened in public on the same day at 3:30 pm.

Description of Lands:

Roll No. 07.19.716.015.09303
 Part of Lot 15, Concession 3, being Part 3 on 15R-465, Geographic Township of Oxford-PIN 68112-0153 (LT)

Minimum Tender Amount: \$66,671.54

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Tender to be submitted on prescribed form in an envelope clearly marked "Tender - Sale of Land for Tax Arrears".

For further information regarding this sale and a copy of the prescribed form of tender contact:

JUDY CARROLL,
Deputy Treasurer
The Corporation of the
Municipality of North Grenville
285 County Road 44
P.O. Box 130
Kemptonville, Ontario K0G 1J0
613-258-9569 x 105

(146-P040)

FORM 6

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF NORFOLK COUNTY

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on March 19, 2013, at the Municipal Office, 50 Colborne Street S., Simcoe, ON N3Y 4H3.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 50 Colborne Street S., Simcoe, ON N3Y 4H3.

Description of Lands:

ROLL NO. 33 10 336 050 80600 0000, 519 OLD HIGHWAY 24, PIN 50286-0181 LT, PT LT 5-6 CON 10 TOWNSEND AS IN NR453564; NORFOLK COUNTY, FILE NO. NKNK11-004-TT

Minimum Tender Amount: **\$44,134.74**

ROLL NO. 33 10 401 010 01500 0000, 100 YOUNG ST, PIN 50225-0061 LT, PT LT 8-9 BLK 73 PL 182 AS IN NR512442; S/T EXECUTION 03-0000082, IF ENFORCEABLE; NORFOLK COUNTY, FILE NO. NKNK11-007-TT

Minimum Tender Amount: **\$179,855.25**

ROLL NO. 33 10 491 022 36000 0000, 883 WINDHAM ROAD 12, PIN 50184-0128 LT, PT LT 11 CON 11 WINDHAM AS IN NR491587; NORFOLK COUNTY, FILE NO. NKNK11-008-TT

Minimum Tender Amount: **\$41,049.77**

ROLL NO. 33 10 492 005 04800 0000, 147 CHURCH ST E, PIN 50172-0110 LT, PT LT 24 CON 11 WINDHAM AS IN NR402684; NORFOLK COUNTY, FILE NO. NKNK11-009-TT

Minimum Tender Amount: **\$29,234.40**

ROLL NO. 33 10 541 030 02650 0000, PIN 50155-0113 LT, PT LT 40 CON 2 NTR MIDDLETON PT 1 37R5723; NORFOLK COUNTY, FILE NO. NKNK11-016-TT

Minimum Tender Amount: **\$13,185.26**

ROLL NO. 33 10 543 030 17600 0000, PIN 50113-0116 LT, PT LT 2 CON B SOUTH WALSINGHAM AS IN NR340355; T/W NR340355; NORFOLK COUNTY, FILE NO. NKNK11-018-TT

Minimum Tender Amount: **\$12,733.72**

ROLL NO. 33 10 401 015 40630 0000, 14 BOSWELL ST, PIN 50236-0459 LT, PT LT 3 CON 5 WOODHOUSE PT 1-4 37R456; NORFOLK COUNTY, FILE NO. NKNK12-016-TT

Minimum Tender Amount: **\$823,350.22**

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to, existing interests in favour of the Crown, environmental concerns or any other matters relating to the land(s) to be sold. Any existing Federal or Provincial Crown liens or executions will remain on title and may become the responsibility of the potential purchaser. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: H.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

www.Tri-Target.com

or if no internet access available, contact:

SUE BOUGHNER,
Tax Collector/Manager Revenue & Taxation
The Corporation of Norfolk County
50 Colborne Street S.
Simcoe, ON N3Y 4H3
(519) 426-5870 Ext. 1280
www.norfolkcounty.ca

(146-P041)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2013—02—16

ONTARIO REGULATION 48/13

made under the

HIGHWAY TRAFFIC ACT

Made: January 25, 2013

Filed: February 1, 2013

Published on e-Laws: February 1, 2013

Printed in *The Ontario Gazette*: February 16, 2013

Amending Reg. 598 of R.R.O. 1990
(GROSS WEIGHT ON BRIDGES)

Note: Regulation 598 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 2 of Regulation 598 of the Revised Regulations of Ontario, 1990 is amended by striking out “Schedule 4, 5, 6, 9” and substituting “Schedule 5, 6”.

2. Schedule 4 of the Regulation is revoked.

3. Schedule 6 of the Regulation is revoked and the following substituted:

SCHEDULE 6
GRAND RIVER CONCRETE BOW STRING BRIDGE

Column 1	Column 2	Column 3
Bridge	Vehicle	Gross Weight Limit in Tonnes
1. Bridge No. 9-2, known as the Grand River Concrete Bow String Bridge, located on Argyle Street South, formerly Highway 6, in The Corporation of Haldimand County, formerly Town of Caledonia, over the Grand River.	single vehicle	15 tonnes
	single vehicle with one towed vehicle	27 tonnes
	single vehicle with two towed vehicles	37 tonnes

4. Schedule 9 of the Regulation is revoked.

Commencement

5. This Regulation comes into force on the day it is filed.

Made by:

BOB CHIARELLI
Minister of Transportation

Date made: January 25, 2013.

7/13

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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- 3) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 4) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

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LA GAZETTE DE L'ONTARIO

393, avenue University, 2^e étage, Toronto Ontario M5G 2M2

Téléphone (416) 326-5306

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at

mbs.GazettePubsOnt@ontario.ca

Advertising rates and submission formats:

- 1) Please submit all notices in a **Word.doc** format to: mbs.GazettePubsOnt@ontario.ca
- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 4) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

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THE ONTARIO GAZETTE

393 University Avenue, Suite 200, Toronto, Ontario M5G 2M2

Telephone: (416) 326-5306

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The Ontario Gazette

La Gazette de l'Ontario

Saturday, 16 February 2013

Toronto

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 Zeck, Lesley Ann, Defendant: 3948



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Proclamation

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

The Second Session of the 40th Parliament of the Province of Ontario be convened for the actual dispatch of business at 3:00 pm on Tuesday, the 19th day of February, 2013.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY
LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on February 11, 2013.

BY COMMAND

HARINDER JEET SINGH TAKHAR
Minister of Government Services

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

La deuxième session de la 40^e législature de la province de l'Ontario en vue d'expédier les affaires parlementaires soit convoquée, à 15 heures, mardi, le 19 février 2013.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY
LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 11 février 2013.

PAR ORDRE

(146-G086)
HARINDER JEET SINGH TAKHAR
ministre des Services gouvernementaux

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,

3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

2341313 Ontario Inc. o/a "Charter Canada" 47498
36 Crew Crescent, Maple, ON L6A 3E9

Applies for an extra provincial operating licence as follows:
For the transportation of passengers on a chartered trip from points in the City of Toronto and the Regional Municipalities of Peel and York to the Ontario/Quebec and the Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

Provided that there be no pick up or drop off of passengers except at point of origin.

47498-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers:

1. on a scheduled service between the City of Toronto and the Regional Municipalities of Peel and York on the one hand and the Lester B. Pearson International Airport on the other hand.

Provided that chartered trips be prohibited

2. on a chartered trip from points in the City of Toronto and the Regional Municipalities of Peel and York.

FELIX D'MELLO

(146-G087)

Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2013-02-23

ACEX INC.	001679895
ADELAIDE INTERNATIONAL INC.	001013705
AMAZING CORPORATE PROMOTIONS INC.	002090244
ANIL GUPTA MEDICINE PROFESSIONAL CORPORATION	002089732
ARCSOL CONSULTING INC.	001348421
ASHGROVE FAMILY MASSAGE THERAPY INC.	001544399
AT-VANTAGE.CA NETWORK SOLUTIONS (MMV) INC.	002062638
B & D WILKINSON HOLDINGS INC.	001346537
BALLANTRAE CONTRACTING LTD.	000294541
BANKSIDE CHASE CORPORATION	001233393
BANTAL CONSTRUCTION LTD.	001083957
BOUCHER GLASS & MIRROR INC.	001595478
BUSINESS MARKET SOLUTIONS LTD.	001686502
CANAM HOLE-IN-ONE CHALLENGE LTD.	001586587
CANDID.ONE INC.	002103910
CARTER'S PRINTING OF LONDON LTD.	000726565
CLEAN SWEEP JANITORIAL (WINDSOR) LTD	001078212
COVENTRY CORPORATE INVESTMENTS LTD.	001695681

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
DADDYO'S DINER INC.	001696884
DARAR TRANSPORT LTD.	002014612
DESTINY CAPITAL MANAGEMENT INC.	001432860
DOOR GALLERY LTD.	002093867
EBENEZAR METAL CORP.	001695964
ECONOMICAL MOTORS INC.	002089337
ENVIRO-OIL TECH (CANADA) CORPORATION	002108387
ENVIRON SOLUTIONS INC.	001223453
FDS SERVICE LTD.	001398947
FIRST LONDON ASIA LIMITED	002091474
GIGANTE DRYWALL LTD.	002071188
HOLLYWOOD BRATS INC.	001548867
IMAGES OF BURLINGTON INC.	000958521
INTERNATIONAL WASTE MANAGEMENT SERVICES INC.	002098469
J.P. CARPENTRY AND RENOVATIONS LTD.	001689378
JOHN MACKINNON & SON LTD.	000985788
JUSTO RAMIREZ ROOFING LTD.	001746275
KEATING CONSULTING LTD.	001374581
KING-OSHAWA DEVELOPMENTS LIMITED	001176929
KOROL CONSULTING CORPORATION	002091505
LAUGHING DOG PLAYS INC.	000830987
LIFT INC.	001439074
LIMELIGHT ELECTRONICS INC.	000941984
M.P. AXESS METAL FABRICATION INC.	002041614
MARATHON CUSTOM MADE KITCHENS (1996) LTD.	001171045
MASTERY FINANCIAL SERVICES INC.	002110814
MAYBA LOGISTICS INC.	001690216
MING LOON CONSTRUCTION LTD.	000808725
MISTAYA SYSTEMS INC.	000961480
MOULDCLEAN LIMITED	002093170
MURPHY ELECTRICAL CONTRACTORS LTD.	001138619
NERI DESIGNS INC.	002109243
NEXT MILLENNIUM MOTORS INC.	001320997
NIRMALA SINGH GROUP INC.	001692222
NORTHERN LOGIX CORP.	002110536
ON-SIGHT BUILDING INSPECTIONS INC.	001614031
P.S. CATERING LTD.	001323431
PARKING PLUS CORPORATION	000639405
PINGA CONSTRUCTION EQUIPMENT SUPPLIES LTD.	000635557
PROLAN COMPUTER SERVICES LTD.	000771837
PROMISED LAND INC.	001115519
RHK CAPITAL INC.	001358126
ROYAL STUDIO & CAMERA CENTRE (TIMMINS) 1991 LTD.	000951937
SALATI HOLDINGS INC.	000808249
SCOMAC ENTERPRISES INC.	001267270
SILVERFISH PRODUCTIONS INC.	002088892
SKOOTA BABY INC.	002111187

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
STAN COUCH TIMBER LTD.	000680279
STINGRAY SYSTEMS INC.	001419542
TANG & NEPHEW SZECHUAN CUISINE INC.	001577293
TAVITA ENTERPRISES INC.	001219460
TEMRUESHA INVESTMENT CORPORATION	001636532
TER-CO LTD.	001146830
TOLL BOOTH WILLYS LTD.	001311445
TORONTO PLUS PRINT CENTRE INC.	001365354
V.I.P. ASIA INC.	001623112
VICTOR DAKHTEH SERVICE INDUSTRY INC.	001686443
VULCI CONSTRUCTION LIMITED	001061844
WEBXOOM INC.	001429856
1031068 ONTARIO INC.	001031068
1102115 ONTARIO INC.	001102115
1201259 ONTARIO INC.	001201259
1233513 ONTARIO LTD.	001233513
1306685 ONTARIO LIMITED	001306685
1357796 ONTARIO INC.	001357796
1377151 ONTARIO INC.	001377151
1395499 ONTARIO INC.	001395499
1398531 ONTARIO INC.	001398531
1404647 ONTARIO INC.	001404647
1498827 ONTARIO LIMITED	001498827
1500578 ONTARIO INC.	001500578
1512749 ONTARIO INC.	001512749
1540934 ONTARIO LTD.	001540934
1545870 ONTARIO INC.	001545870
1547270 ONTARIO INC.	001547270
1582694 ONTARIO INC.	001582694
1602375 ONTARIO INC.	001602375
1613641 ONTARIO INC.	001613641
1622629 ONTARIO LIMITED	001622629
1636584 ONTARIO LIMITED	001636584
1641215 ONTARIO LIMITED	001641215
1652589 ONTARIO INC.	001652589
1689588 ONTARIO INC.	001689588
1690353 ONTARIO INC.	001690353
1691801 ONTARIO LIMITED	001691801
1692355 ONTARIO INC.	001692355
1696876 ONTARIO LIMITED	001696876
2057617 ONTARIO INC.	002057617
2085578 ONTARIO LIMITED	002085578
2090967 ONTARIO INC.	002090967
2091786 ONTARIO INC.	002091786
2102249 ONTARIO LTD.	002102249
2103339 ONTARIO INC.	002103339
2112898 ONTARIO LTD.	002112898
626404 ONTARIO INC.	000626404
726104 ONTARIO LIMITED	000726104
740329 ONTARIO INC.	000740329
752336 ONTARIO INC.	000752336
809645 ONTARIO LTD.	000809645
846281 ONTARIO LIMITED	000846281
882709 ONTARIO INC.	000882709
927804 ONTARIO INC.	000927804

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G088)

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-28	
ANGELIDIS HOLDINGS INC.	000940373
BARRISTERS ABSTRACTS EASTERN ONTARIO INC.	000947200
BELFIELD PROPERTIES LTD.	002111580
BENRIT CONSTRUCTION LTD.	000364248
BOATHOUSE FILMS INC.	002095239
BREAK-AWAY EXCAVATING LTD.	001620169
BUFFALO ADVERTISING LTD.	000874832
CALBECK SPARKS STORE LIMITED	001339132
CAPSTONE PROJECTS INC.	001645422
CLAYMORE COMPUTER SYSTEMS INC.	001702197
COFLO INC.	001445315
CON-TRACTOR LTD.	001515930
CONST EN-TECH ASSOCIATES INC.	001420292
D&L'S MISSISSAUGA FROZEN CHINESE FOOD COMPANY LTD.	001694859
DAN-MOR FLOORING LTD.	001645292
DANZ FINANCIAL CORPORATION	000821909
DAVE'S CUSTOM EXHAUST & AUTO SERVICE INC.	000824067
DESIGN CHAPEL INC.	001503578
DOLTRANS CORPORATION	001286177
DURABLE MASONRY LTD.	001329346
EAGLE'S CORPORATE SERVICES INC.	001634612
EFFORD'S FURNITURE REFINISHERS LTD.	000524375
F.F.M. INVESTMENTS LTD.	001512135
FRONTIERALT OIL & GAS 2005 INC.	002066988
GALAVU ENTERTAINMENT NETWORK INC.	001373224
GOLDSTAR CARRIERS LTD.	001390349
IMANI CARPENTRY INC.	001681198
J&D WORLDCLASS ENTERPRISE LIMITED	001691933
JAKOBSTETTEL PROPERTIES INC.	002032024
JEFF RENOVATION INC.	001668857
JERVITA CONSTRUCTION INC.	001699840
K-TECH BUILDING SYSTEMS INC.	002098846
KENNEDY NORTH ESTATES LIMITED	000746876
KYLE CAMPBELL INC.	002082311
LAKE-WINDSOR ENTERPRISES LIMITED	000145905
LAND GRAPHICS INC.	000825608
LAWRENCE OF ARABIA LTD.	000813977
LORI JEWELLERY INC.	001249487
MARTIN A. JOHNSON INVESTMENT CORP.	000958164
MASCI GROUP OF COMPANIES INC.	002108990
MATRIX STAFFING LIMITED	001590229
MDH ELECTRIC LIMITED	001225104
NGI TECHNOLOGIES INC.	001005493
NMS AMERICAS INC.	001199573

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
P.M.P. ENVIRONMENTAL SYSTEMS LTD.	001680993
PAT'S CARTAGE AND LEASING INC.	001031789
PHOTO IMAGE PLUS INC.	000854502
PIACERE FASHIONS INC.	000765826
PRIME FOOD INC.	001679766
QUADRANET SYSTEMS INC.	002050973
RAFIK GHOBRIAL PHARMACY LTD.	000832673
RANA AUTO COLLISION CENTRE LTD.	002077075
RANJIT AUTOMOTIVE LTD.	002052906
RFL ENERGY SYSTEMS INC.	001699870
SMCL CONSTRUCTION MANAGEMENT INC.	001668526
SPECTRUM GENERAL PAINTING CONTRACTORS INC.	000723649
ST. AMANT FINANCIAL SERVICES INC.	001141322
STRATAGEM FINANCIAL GROUP LTD.	001359726
SUNRISE MORTGAGE CORP.	002022687
SUNSET HOUSE OF CANADA LIMITED	000224393
TCN IMAGING INC.	002112130
TERRACANA LIMITED	000915489
TFX THE FURNITURE EXCHANGE INC.	001182409
TICLIO TORONTO INC.	002000865
TOUCH 2 DJ SERVICES INC.	002057258
TYS AGENCIES INC.	001020778
VIKA SALON & SPA INC.	001726194
VIKONTRE EXPORT CORPORATION	002101633
WEDUN HOLDINGS LIMITED	001679730
WMK CONSULTING SERVICES INC.	001508090
XAP IMAGING CORPORATION	000927148
ZUMA SPORTS INC.	002088469
1032340 ONTARIO INC.	001032340
1070671 ONTARIO INC.	001070671
1225498 ONTARIO INC.	001225498
1242206 ONTARIO INC.	001242206
1309383 ONTARIO LTD.	001309383
1322720 ONTARIO INC.	001322720
1323220 ONTARIO LIMITED	001323220
1328872 ONTARIO INC.	001328872
1345554 ONTARIO LIMITED	001345554
1408600 ONTARIO INC.	001408600
1419575 ONTARIO INC.	001419575
1436264 ONTARIO INC.	001436264
1445545 ONTARIO INC.	001445545
1461812 ONTARIO INC.	001461812
1527187 ONTARIO LTD.	001527187
1537646 ONTARIO LIMITED	001537646
1540388 ONTARIO INC.	001540388
1549669 ONTARIO INC.	001549669
1553068 ONTARIO LIMITED	001553068
1565271 ONTARIO INC.	001565271
1587410 ONTARIO LIMITED	001587410
1608343 ONTARIO LTD.	001608343
1612536 ONTARIO LTD.	001612536
1651132 ONTARIO INC.	001651132
1657963 ONTARIO INCORPORATED	001657963
1678504 ONTARIO LIMITED	001678504
1692618 ONTARIO INC.	001692618
1698912 ONTARIO LIMITED	001698912
1719686 ONTARIO INC.	001719686
2039936 ONTARIO LIMITED	002039936
2073452 ONTARIO INC.	002073452
2074739 ONTARIO INC.	002074739
2075506 ONTARIO CORPORATION	002075506
2086983 ONTARIO LIMITED	002086983
2089086 ONTARIO INC.	002089086
2097883 ONTARIO INC.	002097883
2101352 ONTARIO INC.	002101352
410784 ONTARIO LIMITED	000410784
437252 ONTARIO LIMITED	000437252

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
658549 ONTARIO INC.	000658549
794933 ONTARIO INC.	000794933
874013 ONTARIO LIMITED	000874013
891500 ONTARIO INC.	000891500
933149 ONTARIO LIMITED	000933149
939773 ONTARIO LIMITED	000939773
991876 ONTARIO INC.	000991876
998768 ONTARIO INC.	000998768

(146-G089)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2012-12-21	
REHMANI HOLDINGS INC.	002045396
2013-01-10	
NORM GAUTHIER CONSULTING SERVICES INC.	002143823
2013-01-11	
1792837 ONTARIO INC.	001792837
2013-01-14	
A QUICK TRANSPORTATION LTD.	001791203
COMPUTER LINGUISTS INC.	000678618
GERARD GAUTHIER INC.	000423411
GRAND VALLEY CLEANING SERVICES INC.	002176811
MICHAEL E. MARLATT LTD.	000489814
1326170 ONTARIO INC.	001326170
1481562 ONTARIO INC.	001481562
1634152 ONTARIO INC.	001634152
1771593 ONTARIO LTD.	001771593
1826534 ONTARIO INC.	001826534
2068686 ONTARIO INC.	002068686
2221271 ONTARIO LIMITED	002221271
846964 ONTARIO INC.	000846964
2013-01-15	
AROUND THE BEND HOME SERVICES LTD.	001167203
BARBER DESIGN & CONSULTING SERVICES INC.	001309723
CHEEMA CARRIERS LTD.	002073431
GORVAL INVESTMENTS LIMITED	000466289
HANI PHARMACY SERVICES LIMITED	002258485
IPARK REALTY INC.	002292709
KRYOLOGIX SOLUTIONS INC.	002259492
MINDSPHERE DIGITAL ARTS INC.	001541001
TODAYS LITTLE LEARNERS CHILD CARE CENTRE CORP.	002278139
1312270 ONTARIO LIMITED	001312270
2013-01-16	
ADMARIE INTERNATIONAL COMMUNICATION CENTER INC.	001529430
ADMARIE RECORDS INC.	002025607
ALBERTO'S PIZZA & WINGS INC.	002240466

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ALLIANCE TRADE LINKS INC.	001525361
CANADIANS CARE HUMANITARIAN CORPORATION	002162277
CAPITAL RECRUITMENT GROUP LTD.	002336905
CAPPA CORP.	002178126
CASPI MANAGEMENT GROUP CORP.	001844731
COPM MANAGEMENT SERVICES INC.	002109326
DEV-NORD INC.	000819256
ELOMAX MORTGAGES INC.	002019880
ELOMAX REALTY INC.	001529431
FALAFEL WORLD INC.	002001012
GANAPATI JEWELLERY AND SAREE HOUSE	
ONTARIO LIMITED	002178546
GARDNER INFORMATION TECHNOLOGY LTD.	001197591
INDO-CAN EXPRESS LTD.	002050053
JACK BRYDON EQUIPMENT LTD.	000717387
KINCARDINE OPTICAL SERVICES INC.	001483138
KLAGO CONSTRUCTION INC.	000886931
MANISA TECHNOLOGIES INC.	002128328
MINASPORT MASONRY INC.	001588408
NORA'S WATCH & JEWELLERY REPAIR LTD.	001477184
NORTH AMERICAN REBUILDERS LIMITED	000133742
PAUL CLARK PLUMBING & DRAIN INC.	001709570
ROBERT FARMER CONSULTING INC.	001633913
ROLLER SHADE SYSTEMS INC.	000991671
SANMEL INVESTMENTS LTD.	001510086
SIMPLY SCRAPPING INC.	002063173
TICKETMASTER LTD.	000369617
TRYLLIUM INDUSTRIES INC.	000665592
ULTIMATE BEVERAGES INC.	002133075
WLW INVESTMENTS LTD.	002019437
WOODLEY FILMS INC.	002111753
1085889 ONTARIO INC.	001085889
1094286 ONTARIO INC.	001094286
1123749 ONTARIO LIMITED	001123749
1172423 ONTARIO INC.	001172423
1857000 ONTARIO INC.	001857000
2160125 ONTARIO INC.	002160125
2162819 ONTARIO LTD.	002162819
2301385 ONTARIO INC.	002301385
2319144 ONTARIO LTD.	002319144
536130 ONTARIO LIMITED	000536130
887374 ONTARIO LTD.	000887374
986870 ONTARIO LIMITED	000986870
2013-01-17	
A & M TOOL REPAIR LTD.	001174874
A.J. GREEN CONSULTING INC.	002199086
ARIAFA CORPORATION	002121937
BAIN & BAIN AGENCIES LIMITED	000070131
BELLAMADE INTERNATIONAL INC.	002116717
BIRDTYME INC.	001007432
BROOKFIELD INTERNATIONAL INVESTMENTS LTD.	002095185
CATARAQUI MEADOWS FARM INC.	001607399
CENTRAL TRUCK AND TRAILER LTD.	001154547
DAN SCHMIDT & ASSOCIATES INC.	002033872
DUNKER GUY LTD.	001784709
ECOOP INC.	001066173
G.S. & ASSOCIATES CANADA INC.	002095966
GROVER FASHION FABRICS LTD.	001447744
HEART TO FIND DESIGNS INC.	001429367
JAS&SON EXPRESS LIMITED	002114561
JILL THOMAS & ASSOCIATES INC.	001309387
MACHINE TOOL & PRODUCTION INC.	001095998
MARTECH. ELECTRIC LTD.	001621974
OPF INVESTMENTS INC.	000852776
PANASIUK ENTERPRISES INC.	000701323
PERRY'S CONSTRUCTION INC.	000606665
PRETTO HOLDINGS INC.	000967129
REIDEPOT CORP.	002032906

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
STRATUS CLEARING & ADMINISTRATIVE SERVICES INC.	001418300
T.A.M. HOLDINGS & INVESTMENTS LTD.	002150827
1213329 ONTARIO INC.	001213329
1301263 ONTARIO LIMITED	001301263
1311323 ONTARIO INC.	001311323
1314486 ONTARIO LTD.	001314486
1438003 ONTARIO LTD.	001438003
1590441 ONTARIO INC.	001590441
1743625 ONTARIO LIMITED	001743625
1743780 ONTARIO INC.	001743780
1758777 ONTARIO LTD.	001758777
1761575 ONTARIO LTD.	001761575
1765480 ONTARIO INC.	001765480
2038077 ONTARIO INC.	002038077
2265123 ONTARIO INC.	002265123
2295798 ONTARIO INCORPORATED	002295798
920409 ONTARIO INC.	000920409
922272 ONTARIO INC.	000922272
2013-01-18	
AGENT STEEL INC.	001310668
AGRO-MALTA INC.	002021769
ALLSAFE DIRECT INC.	002198653
CHENG IT SOLUTIONS INC.	002301224
DOLLAR EAST CANADA LTD.	001794605
DOON TRUCKING LTD.	002073963
DOUG HALE ELECTRIC (1990) INC.	000874101
FALLBROOK WEST ENTERPRISES INC.	002074721
JANET AND JOHN REALTY INC.	002186120
JAY-MAR FARMS LTD.	000477462
JSJB INC.	002233652
M.P. O'FARRELL & ASSOCIATES INC.	000818892
MOTION WIRELESS INC.	001491175
MUSKOKA COATINGS INC.	001630315
ON-TECH FIBER SPECIALTIES LTD.	002110688
ORGEL ELECTRIC (1969) LIMITED	001023840
PRODUCTIVE MARKETING IDEAS (1996) INC.	001195469
PROFESSIONAL RENOVATION SYSTEMS LTD.	000874091
RENSU INVESTMENTS LTD.	001062665
T.J. MCMANUS PROFESSIONAL CORPORATION	002308462
TEEN DRIVER TRAINING INC.	002315754
THOMAS AND RAYMENT INC.	000471780
TIVOLIS CARPENTERS LTD.	001436578
TTGS EUROPE LTD.	002291267
WOODMARK OF CANADA LIMITED	001664112
1177755 ONTARIO LTD.	001177755
1269433 ONTARIO LIMITED	001269433
1324157 ONTARIO INC.	001324157
1367779 ONTARIO LTD.	001367779
1546165 ONTARIO INC.	001546165
1548282 ONTARIO LIMITED	001548282
1554299 ONTARIO LTD.	001554299
1654032 ONTARIO INC.	001654032
1670356 ONTARIO INC.	001670356
1705925 ONTARIO INC.	001705925
1729238 ONTARIO INC.	001729238
1777425 ONTARIO INC.	001777425
1839595 ONTARIO LTD.	001839595
2018069 ONTARIO INC.	002018069
2182398 ONTARIO INC.	002182398
2244954 ONTARIO INC.	002244954
2260480 ONTARIO INC.	002260480
987024 ONTARIO INC.	000987024
2013-01-21	
ACTIVATION CAPITAL PARTNERS INC.	001663773
AIRWIN LIMITED	001228925
C.C.W. SOLUTION INC.	001818343
COL GOLD CENTURY INC.	001518694

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
COMPREHENSIVE CONSULTING INC.	002269935
E. J. REICHERT TRADING CO. LTD.	000338267
F & M INVESTMENTS CORP.	001025758
GAMMA NUCLEAR MEDICINE IMAGING SERVICES INC.	000637114
GOIBIZ RESEARCH & CONSULTING INC.	002193166
GOLDENFUTURE CAPITAL MANAGEMENT CORP.	002319452
GORDON MCGINN LIMITED	000385551
HENRY D. SYTMA TRUCKING LTD.	000852905
IAN A. WICKINS CONSULTING INC.	001144797
J. DONOVAN TRUCKING LIMITED	000514196
JACKSON'S FINE GIFTS LTD.	001752302
K. NORMAN & ASSOCIATES LTD.	001236660
ORILLIA SCALE SERVICE INC.	001194310
RICHMAR TECHNOLOGIES INC.	001091737
ROSEN CORPORATION LIMITED	001809723
ROWAN MANAGEMENT INC.	001263823
T & T PACKAGING MACHINERY INC.	001285927
UNION WELL CANADA LIMITED	002101463
UNIQUE DYE-CHEM CANADA INC.	002063997
VMTS CONSULTING INC.	001413634
WATERWAY DEVELOPMENTS LTD.	000248801
1006570 ONTARIO LIMITED	001006570
1050231 ONTARIO LIMITED	001050231
1079478 ONTARIO LTD.	001079478
1686618 ONTARIO LIMITED	001686618
1739789 ONTARIO LTD.	001739789
1814358 ONTARIO LIMITED	001814358
1856329 ONTARIO LIMITED	001856329
2031726 ONTARIO INC.	002031726
2046165 ONTARIO INC.	002046165
2055835 ONTARIO INC.	002055835
2064675 ONTARIO INC.	002064675
2241853 ONTARIO INC.	002241853
602294 ONTARIO INC.	000602294
669116 ONTARIO LIMITED	000669116
2013-01-22	
APEX FENGSHUI DESIGN INC.	002227990
CORR ENGINEERING LTD.	000736416
DAKE ONTARIO HOLDINGS INC.	002164697
DJR PARTNERSHIP CORP.	002164698
KYLE L. KNEESHAW HAULAGE INC.	001710392
MEDIAXPRESSIONS INC.	002113509
PERPETUAL TRADING INCORPORATED	002270355
1110891 ONTARIO LTD.	001110891
1453878 ONTARIO INC.	001453878
2151941 ONTARIO LIMITED	002151941
2013-01-23	
UPAKIT USAVE RECYCLING INC.	001566149
1529680 ONTARIO INC.	001529680
2013-01-24	
RJ TOYOTA GROUP INC.	001528819
2013-01-25	
DEMU LABEL LTD.	002206120
GAIR GRAPHICS INC.	000450596
TIMMINS ELECTRIC LIMITED	001349059
2013-01-28	
1837929 ONTARIO INC.	001837929
2013-01-29	
1101758 ONTARIO INC.	001101758
1205890 ONTARIO INC.	001205890
2013-01-30	
GREENROCK ASSET MANAGEMENT INC.	002297386
MINCOM TOWN AND COUNTRY (2006) REALTY LTD.	001671875
2013-01-31	
A & M CONTRACTING LIMITED	001784524
ARNPRIOR MEDICAL MANAGEMENT CORP.	001292536
CASPIAN MANAGEMENT SYSTEMS INC	000857545

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
D. HALGREN ENTERPRISES INC.	001175890
FAZTRAC INC.	002118535
FUDUCHI SHOTOKAN KARATE RYU INC.	002125281
INVESTMANN CORPORATION	000332333
J.A.K. PRODUCTION SERVICES LIMITED	000256654
KRISEAN INC.	001095511
LAKE EFFECT LANDSCAPING INC.	001669702
LEE & NORFOLK INVESTMENTS LIMITED	000284071
LIMESTONE CITY CORPORATE CENTRE LTD.	000450918
MRM CONSULTING INC.	001087849
SJS INTEGRATION SOLUTIONS LTD.	002046765
ST. NOFRE & MARY DRUGS LTD.	002177561
THE MICROSHE GROUP LIMITED	001461875
TRIANGLE MEDIA INC.	002078512
URSULA'S AESTHETICS INC.	001017661
WARD SMITH PHARMACY INC.	001182065
WHITNEY-JORDYN INTERNATIONAL HOLDINGS INC.	001031600
1472326 ONTARIO LIMITED	001472326
1480724 ONTARIO LTD.	001480724
1568277 ONTARIO INC.	001568277
1717259 ONTARIO INC.	001717259
1726218 ONTARIO LTD.	001726218
2056085 ONTARIO LIMITED	002056085
2234330 ONTARIO LTD.	002234330
358010 ONTARIO LIMITED	000358010
983024 ONTARIO LIMITED	000983024
2013-02-01	
ASTON HOMES REALTY INC.	002138146
BROOKFIELD CRYSTAL RIVER CAPITAL INC.	001695717
BUFFALO MACHINERY CO. LTD.	000628933
E. CHRISTENSEN EXCAVATING INC.	001389174
GHOSTFILL TECHNOLOGIES INC.	002002355
J & RAY TRADING CO. LTD.	001671402
LECCO TECHNOLOGY INC.	001388715
MESSAGEWISE INC.	001172224
SDB LOGISTICS INCORPORATED	001781069
STOR INDUSTRIAL COMPONENTS INC.	001765537
TYRONE INC.	001356056
WASAY TECHNOLOGIES INC.	001702023
1573180 ONTARIO INC.	001573180
1579693 ONTARIO INC.	001579693
1684160 ONTARIO INC.	001684160
2076452 ONTARIO INC.	002076452
2116195 ONTARIO INC.	002116195
2135628 ONTARIO INC.	002135628
385484 ONTARIO LIMITED	000385484
2013-02-04	
ADDISON IMPORTS INC.	002062451
AUTOMATED CASH SYSTEMS INC.	002063677
BISCO INC.	001322445
BSM (GP) CORPORATION	002190055
CARR-HARRIS AND ASSOCIATES INC.	001252643
CLARENDALE PROPERTY DEVELOPMENT CORPORATION	001242013
C3 SECURITY INC.	001549573
DAYTONA FINE CARS LIMITED	000669945
DBS TECHNOLOGY CORPORATION	001764079
DS TECHNOLOGY CANADA INC.	001668310
DYMOL HOLDINGS INC.	000342613
EXPRESS CASH (KINGSTON ROAD) INC.	001659366
GAMA DRY WALL & STUCCO CONTRACTORS INC.	001463840
GHALI ENGINEERING AND ENTERPRISES INC.	001625181
GLOBALBANC ADVANTAGED 8 SPLIT CORP.	002134975
GOLDEN MOTOR XPRESS LTD.	002222084
GROUPE THIBODEAU GROUP INC.	002185938
KAYSAM SERVICES INC.	002220842
L. R. THATCHER HOLDING LIMITED	001299542
LEGION TRANSPORT LTD.	001266471

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MACDONALD AVENUE PROPERTY INVESTMENTS LIMITED	000367191
MANIK DESIGNS INC.	002123072
MISSIVE CORP.	001423231
NARWAL LOGISTICS INC.	001378566
ROMBACH INVESTMENTS INC.	001420967
SHIV HARI DEV CORP.	001662653
STEEPER MERCHANT SERVICES, LTD.	002356538
S2S TRADING LTD.	001569797
TEMPO TOURS INC.	002137093
THE ECO GROUP LIMITED	002193390
THE RIGHT FOOD COMPANY INC. ' TORONTORAPPERS CORPORATION	001299412
002219044	
TWISS LTD.	000302864
WATERWORKS ENVIRONMENTAL SERVICES INC.	001644494
ZISHAN ENTERPRISES INC.	002051228
1106952 ONTARIO INC.	001106952
1465991 ONTARIO LIMITED	001465991
1641249 ONTARIO LTD.	001641249
1647170 ONTARIO LTD.	001647170
1687607 ONTARIO INC.	001687607
1702806 ONTARIO INC.	001702806
1847030 ONTARIO INC.	001847030
2089052 ONTARIO LIMITED	002089052
2170023 ONTARIO INC.	002170023
577932 ONTARIO LIMITED	000577932
632734 ONTARIO INC.	000632734
737049 ONTARIO LTD.	000737049
688353 ONTARIO INC.	000868353
2013-02-05	
ALPOWER CANADA INC.	002240547
AUTOEASY INC.	002150808
BEACH HEPBURN MANAGEMENT INC.	000882483
BERMON HOLDINGS LIMITED	000286272
CONCORD VAUGHAN RI OPERATING GP, INC.	002068242
CREST VIEW ENVIRONMENTAL INC.	001174191
DEMAURA INC.	001812053
ELENI'S KOUZINA LTD.	002196040
FOREST HILL COUNSELLING SERVICES INC.	001319267
FUBANG LTD.	001745293
HIGH FAR INTERNATIONAL CO. LTD.	001419881
J.J. CANADA INTERNATIONAL CONSULTING LTD.	001336155
L & V CONSULTING INC.	001774426
LLOYD D. LAVINE ASSOCIATES INC.	000375143
MONTESSORI AIDS CANADA LTD.	001152213
NANAK TRADE HOUSE INC.	002165503
PHOENIX 88 BUSINESS CENTRE INC.	002143263
SONIC I RECORDING STUDIOS INC.	001653030
TAAC IT DEVELOPMENT INC.	001465595
WORLDWIDE CREATIVE PRO-MO 2011 INC.	002279781
1142592 ONTARIO INC.	001142592
1414469 ONTARIO INC.	001414469
1422906 ONTARIO INC.	001422906
1471095 ONTARIO INCORPORATED	001471095
1514701 ONTARIO INC.	001514701
1576502 ONTARIO LIMITED	001576502
1806618 ONTARIO INC.	001806618
2051046 ONTARIO LTD.	002051046
2193786 ONTARIO INC.	002193786
929703 ONTARIO LTD.	000929703
2013-02-06	
AVANT STRATEGIC COMMUNICATIONS INC.	001625238
CONIFER INVESTMENTS LIMITED	000976858
D.C. FABRICATORS LTD.	000823314
DYMON HEALTH SERVICES INC.	002166636
EMC PARTNERS (URE) INC.	001116721
GLEN JACKSON DESIGN LTD.	001177999
HAMILTON FREIGHT SERVICES INC.	000588752

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
IAN DAVIDSON HOLDING COMPANY LTD.	000366175
JAMES PRESTON INVESTMENT CORPORATION	001388866
NEXTEL COMMUNICATIONS LIMITED	001471475
PROVIAN.T.CA INC.	001576674
SEEMELAY MASONRY LTD.	001563411
SRIRAMA ENTERPRISES INC.	001658322
TORONTO INK TATTOO CORP.	002326828
VECTORNOVA INC.	001845655
1531178 ONTARIO INC.	001531178
1803552 ONTARIO LIMITED	001803552
288999 ONTARIO LIMITED	000288999
818021 ONTARIO LIMITED	000818021
2013-02-07	
ADVANCE VIEW SERVICES INC.	001487265
ATLANTIS MANAGEMENT SOLUTIONS INC.	002065808
BELLA VISTA PAINT & DESIGN LTD	000881566
CAFE DU MARCHE LTD.	000301904
GLESKO COIN LAUNDRY LIMITED	002076684
JM MEDICAL MANAGEMENT SERVICES CORP.	002158787
KAREN AU'S HEALTH INC.	002254976
NEW CHINA INVESTMENT LTD.	001606056
SIS HOLDINGS INC.	002085221
2044148 ONTARIO INC.	002044148
2160917 ONTARIO LTD.	002160917
2217753 ONTARIO INC.	002217753
2240857 ONTARIO LIMITED	002240857

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G090)

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-02-07	
G. MINDEN INVESTMENTS LIMITED	71186
PATERSON LUMBER LTD.	465932
SV CAPITAL INC.	1651737
2013-02-11	
TAVANT TECHNOLOGIES INC.	1785728

(146-G091)

KATHERINE M. MURRAY
Director/Directrice

**Cancellation for Cause
(Business Corporations Act)
Annulation à juste titre
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-02-13	
BME ENTERPRISES INC.	1873416
E.T.C., LTD.	1402816
GEECO TRADERS INC.	1875107
HELMAND AUTO INC.	1272310
LA-BABA LIMITED	1613682
NASCAR AUTOMOTIVE GROUP LTD.	1871376
SYSTEM PROFILE GROUP LTD.	2130616
TOUCHSTONE SERVICES INC.	2166481
VIPER MECHANICAL GROUP (WINDSOR) LTD.	1710790
1551158 ONTARIO INC.	1551158

(146-G092) KATHERINE M. MURRAY
Director/Directrice

**Notice of Default in Complying with
a Filing Requirement under the
Corporations Information Act
Avis de non-observation de la Loi sur
les renseignements exigés des
personnes morales**

NOTICE IS HEREBY GIVEN under subsection 317(9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317(9) de la *Loi sur les personnes morales*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-02-07	
FONTHILL ROTARY CLUB FOUNDATION, ONTARIO, CANADA	1139531

(146-G093) KATHERINE M. MURRAY
Director/Directrice

**Cancellation for Filing Default
(Corporations Act)
Annulation pour omission de se
conformer à une obligation de dépôt
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-02-13	
FEED YOUR CITY ORGANIZATION	1806240

(146-G094) KATHERINE M. MURRAY
Director/Directrice

**Erratum Notice
Avis d'erreur**

ONTARIO CORPORATION NUMBER 1828003

Vide Ontario Gazette, Vol. 145-51 dated December 22, 2012

NOTICE IS HEREBY GIVEN that the notice issued under section 317(9) of the *Corporations Act* set out in the December 22, 2012 issue of the Ontario Gazette with respect to Human Emergency Aid & Rehabilitation (HEART) Inc. was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 145-51 datée du 22 décembre 2012

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 317(9) de la *Loi sur les personnes morales* et énoncé dans la Gazette de l'Ontario du 22 décembre 2012 relativement à Human Emergency Aid & Rehabilitation (HEART) Inc., a été délivré par erreur et qu'il est nul et sans effet.

(146-G095) KATHERINE M. MURRAY
Director/Directrice

**Marriage Act
Loi sur le mariage**

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

January 7, 2013 to January 11, 2013

NAME	LOCATION	EFFECTIVE DATE
Light, Gordon Stanley	Meaford, ON	10-Jan-13
Holub, Taras Michael	Niagara Falls, ON	10-Jan-13
Spicer, Susan Lorraine	Fenelon Falls, ON	10-Jan-13

NAME	LOCATION	EFFECTIVE DATE
Hartshorn, Laurence	Brantford, ON	10-Jan-13
Spence, Jon	Milton, ON	10-Jan-13
Amorin, Steven James	Tillsonburg, ON	10-Jan-13
Kindred-Barnes, Scott Nelson	Ottawa, ON	10-Jan-13
Smith, Raymond Charles	Petawawa, ON	10-Jan-13
Wolsey, Hugh Dellevan	Komoka, ON	10-Jan-13
Mercer, Andrew Paul	Leamington, ON	10-Jan-13
Osborne, Derek M	Richmond Hill, ON	10-Jan-13
Hatia, Abdullah	Burlington, ON	10-Jan-13
Bayan, Sayed Jan j	Etobicoke, ON	10-Jan-13
Pearson, Ansford	Brampton, ON	10-Jan-13
Nantais, Jonathan	Windsor, ON	10-Jan-13
Ladouceur, Jeannine Marie Beatrice	Winchester, ON	10-Jan-13
Cleevely, Philip Andrew	Toronto, ON	10-Jan-13
Lussier, Rejean	Ottawa, ON	10-Jan-13
King, David Anthony	North York, ON	10-Jan-13
Williams, Sidrell	Brampton, ON	10-Jan-13
Hutton, David	Kemptville, ON	10-Jan-13
MacLeod, Shane	Nolalu, ON	10-Jan-13
Martel, Lynne	Vars, ON	10-Jan-13
Morrison, Jacqui	Parry Sound, ON	10-Jan-13
Mbayamvula, Roberson	Markham, ON	10-Jan-13
Haber, Geoffrey John	Toronto, ON	10-Jan-13
Knoll, Michael Steven	Kitchener, ON	10-Jan-13

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Liotskos, Barbara Jo-Anne	Meaford, ON	11-Jan-13

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Lam, Alfred	Scarborough, ON	07-Jan-13
January 10, 2013 to January 14, 2013		
Smith, Dennis Ross	108 Mile House, BC	07-Jan-13
January 17, 2013 to January 21, 2013		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Greenwood, David Michael	Wasaga Beach, ON	11-Jan-13
Wolinski, Eutimy Herbert	Woodstock, ON	11-Jan-13
Bountrogiannis, James	Brooklin, ON	11-Jan-13
Garst, Evan	Kitchener, ON	11-Jan-13
Harder, Al	Kitchener, ON	11-Jan-13
Kennedy, Dean	Caledon, ON	11-Jan-13
Mc Gillivray, Neil	Cambridge, ON	11-Jan-13
Melanson, Jennifer	Wasaga Beach, ON	11-Jan-13
Peters-MacNeil, Lee-Ann	Chatham, ON	11-Jan-13

NAME	LOCATION	EFFECTIVE DATE
Quantrell, Dawn	Consecon, ON	11-Jan-13
Shackel, Denis	Grand Bend, ON	11-Jan-13
Wright, Celeste Amelia	Guelph, ON	11-Jan-13
McCracken, Jeffrey	Drayton, ON	11-Jan-13
Stevens, Robert William	Hwyden, ON	11-Jan-13

(146-G096) SANDRA LEONETTI
Deputy Registrar General
Registraire générale adjointe de l'état civil

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

January 14, 2013 to January 18, 2013

NAME	LOCATION	EFFECTIVE DATE
Johnson, Timothy R	Barrie, ON	17-Jan-13
Ng, Christina Tin-Nar	Markham, ON	17-Jan-13
Ratz, John C	Cambridge, ON	17-Jan-13
Stevenson, John-Marc	Ennismore, ON	17-Jan-13
Ricketts, Vincent	Mississauga, ON	17-Jan-13
Riley, Fiona	North York, ON	17-Jan-13
Kazenga, Kabeya Eric	Oshawa, ON	17-Jan-13
Kombe, Freddy	Toronto, ON	17-Jan-13
Wright, Nathanael	London, ON	17-Jan-13
Alaribe, Chinonso Francis	Balmertown, ON	17-Jan-13

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Watson, Ronald Alexander	Vernon, BC	17-Jan-13
March 21, 2013 to March 25, 2013		
Trudgian, Kelvin Spencer	Whittier, CA	17-Jan-13
May 9, 2013 to May 13, 2013		
Scolnic, Benjamin Edidin	Hamden, CT	17-Jan-13
May 24, 2013 to May 28, 2013		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Hendriks, Randal	Ottawa, ON	18-Jan-13
Martinelli, Richard Thomas	Orleans, ON	18-Jan-13

(146-G097) SANDRA LEONETTI
Deputy Registrar General
Registraire générale adjointe de l'état civil

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

January 21, 2013 to January 25, 2013

NAME	LOCATION	EFFECTIVE DATE
Reyes, Gustavo	Staples, ON	22-Jan-13
Kanji, Samira	Markham, ON	22-Jan-13
Ayoub, Elias Hammibal	Mississauga, ON	22-Jan-13
Amodco, Nikolas Ross	Dryden, ON	22-Jan-13
Sauder, Laura	Bornholm, ON	22-Jan-13
Bartha, Adam A	Port Colborne, ON	22-Jan-13
Reinders, Philip Frank	Toronto, ON	22-Jan-13
Boehm-Wilson, Elizabeth A	Glenburnie, ON	22-Jan-13
Shular, Sunni G	Dresden, ON	22-Jan-13
Donkor, Paul B	Caledon, ON	22-Jan-13
Okaka, Peter A	Kitchener, ON	22-Jan-13
Harder, Allan H	Kitchener, ON	22-Jan-13
Sahney, Suzan V	Mississauga, ON	22-Jan-13
Wright, Catherine L	Collingwood, ON	22-Jan-13
Tsai, Meng-Wen Steven	Vaughan, ON	24-Jan-13
Tung, Joe	Richmond Hill, ON	24-Jan-13
Delic, Zijad	Ottawa, ON	24-Jan-13

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Kennedy, Dean	Caledon, ON	22-Jan-13
McGillivray, Neil J	Cambridge, ON	22-Jan-13
McLanson, Jennifer L	Wasaga Beach, ON	22-Jan-13
Quantrell, Dawn A	Consecon, ON	22-Jan-13
Shackel, Denis	Grand Bend, ON	22-Jan-13
Garrett, Kent Douglas James	Woodstock, ON	22-Jan-13
Lockett, Donald E	Bright's Grove, ON	22-Jan-13
Lindo, Donald	Brampton, ON	22-Jan-13

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Wilson, William Grant	North York, ON	21-Jan-13
April 25, 2013 to April 29, 2013		
D'Souza, Gilbert P	Norwalk, CT	21-Jan-13
May 29, 2013 to June 2, 2013		
Gordon, Andrew Jacob	Port Washington, NY	21-Jan-13
June 7, 2013 to June 11, 2013		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Krouse, Joann Marie	Thunder Bay, ON	22-Jan-13
Baydak, Donna D	Beaverton, ON	22-Jan-13
D'Eall, Grant W	Pickering, ON	22-Jan-13
Folkes, Jeffrey Ross	Foxboro, ON	22-Jan-13
Yergeau, Ghislaine	Gatineau, QC	22-Jan-13
Bursma, Thomas	Alban, ON	22-Jan-13
Elias, John	Wheatley, ON	22-Jan-13

(146-G098) SANDRA LEONETTI
Deputy Registrar General
Registraire générale adjointe de l'état civil

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

January 28, 2013 to January 31, 2013

NAME	LOCATION	EFFECTIVE DATE
DeKay, Michael Eldon	London, ON	31-Jan-13
Deed, Michael James	Burlington, ON	31-Jan-13
Gagne, Michel Paul	Kanata, ON	31-Jan-13
Murray, Hilary Anne	Ottawa, ON	31-Jan-13
Stephens, Patrick Neil Clarence	Ottawa, ON	31-Jan-13
Poirier, Janet Elizabeth	Stoney Creek, ON	31-Jan-13
Douglas, Matthew E J	Mississauga, ON	31-Jan-13
Malundu, Musungayi-Nestor	Sudbury, ON	31-Jan-13
Tadena, Pacita S	North York, ON	31-Jan-13
Williams, Clover D	Toronto, ON	31-Jan-13
Bennett, Carlton	Scarborough, ON	31-Jan-13
Delic, Nikolas Obrad	Burlington, ON	31-Jan-13
Dube, Gino	Stoney Creek, ON	31-Jan-13
Lopez, Marco	Maple, ON	31-Jan-13
Pellini, Enzo F	Kitchener, ON	31-Jan-13
Hofferman, Janette Lynne	Hamilton, ON	31-Jan-13
Foster, Elizabeth	Barrick, ON	31-Jan-13
Navi, Samara R	Brighton, ON	31-Jan-13

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Harwell, Jan Paula	Louisville, KY	31-Jan-13
April 4, 2013 to April 8, 2013		
Marwood, Frederick Curtis	Blenheim, ON	31-Jan-13
April 4, 2013 to April 8, 2013		
Huntjens, Johannes A	Brantford, ON	31-Jan-13
May 30, 2013 to June 3, 2013		

NAME	LOCATION	EFFECTIVE DATE
Joseph, Mary Kathleen Elizabeth July 18, 2013 to July 22, 2013	Toronto, ON	31-Jan-13

Austin, Clayton Murray August 2, 2013 to August 6, 2013	Sydney River, NS	31-Jan-13
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CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Byne, Harold (146-G099)	Meafod, ON SANDRA LEONETTI Deputy Registrar General Registraire générale adjointe de l'état civil	28-Jan-13

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

February 1, 2013

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Raappana, Paul J Parker, Neil Ian	Sault Ste Marie, MI Petawawa, ON	01-Feb-13 01-Feb-13

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Durst, Paul G Halim, Jhon Robinson, Gregory Allan Von Boetticher, Walter O W Kuzminska, Lise Fallah, Shahin Jobin, Nathaniel William Jospeh Bouillon, Renee Perron, Francis John Lehman, Jeremy Andres Brown, Jerry	Stittsville, ON Brampton, ON Toronto, ON Golden Lake, ON Athens, ON Georgetown, ON Peterborough, ON Coppercliff, ON Coppercliff, ON Peterborough, ON Scarborough, ON	01-Feb-13 01-Feb-13 01-Feb-13 01-Feb-13 01-Feb-13 01-Feb-13 01-Feb-13 01-Feb-13 01-Feb-13 01-Feb-13 01-Feb-13

(146-G100) SANDRA LEONETTI
Deputy Registrar General
Registraire générale adjointe de l'état civil

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

February 4, 2013 to February 8, 2013

NAME	LOCATION	EFFECTIVE DATE
Gomes, Hilton Virginio Costa Levine, Julia Running, Michael J Schoenke, Yasmin Peereboom, Roclof Daly, Janis Jagodzinski, Dariusz Duchemin, Pierre-Andre Krahn, Michael George Moore, Lynda B Wilson, Andrew Mark Seabrook, Carolyn Gertrude Samuels, Jerry Fountain, Andrew M Ahier, Gordon P	Windsor, ON Owen Sound, ON Sudbury, ON West Guilford, ON Alliston, ON Toronto, ON Woodstock, ON Hawkesbury, ON Aylmer, ON Georgetown, ON London, ON North Gower, ON Milton, ON Toronto, ON Elmira, ON	04-Feb-13 04-Feb-13 04-Feb-13 04-Feb-13 04-Feb-13 04-Feb-13 04-Feb-13 04-Feb-13 04-Feb-13 04-Feb-13 07-Feb-13 07-Feb-13 07-Feb-13 07-Feb-13 07-Feb-13

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Baker, Elliott F June 20, 2013 to June 24, 2013	Abbotsford, BC	04-Feb-13
Haggarty, Angus July 4, 2013 to July 8, 2013	Chilliwack, BC	04-Feb-13
McLeod, Margaret Ann August 22, 2013 to August 26, 2013	Winnipeg, MB	04-Feb-13
Benjamin, Albert-Diempeclo October 10, 2013 to October 14, 2013	Ottawa, ON	04-Feb-13

(146-G101) SANDRA LEONETTI
Deputy Registrar General
Registraire générale adjointe de l'état civil

Change of Name Act Loi sur le Changement de Nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from December 17, 2012 to December 23, 2012, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 17 décembre 2012 au 23 décembre 2012, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME

ABDULLAHI, RAYAAN.
ABDIRAHIM.
ABID, SANA.
ABU SALEH, EMA.
AHMAD, AAYAN.ATHAR.

AHMED, CHAMARKE.

AHMED, HODAN.
AHMED, IMAN.
AKBARPOUR, ABBAS.
AKBARY, MOHAMMAD.
MEHDI.
AKHMEDOVA, ANNA.
SERHIYIVNA.
AKHMEDOVA, MARYNA.

ALAMI, WISAM.ALI.

ALI, CANDICE.ASHLEY.
ANTHONY, BESUFEKAD.
DUDLEY.
ANTHONY, HIWOT.MARK.
ANTHONY, KIMBERLEY.
ELLEN.
ARAIA, NORIT.SHARON.
ARAIA, YAFET.
ASAMOAH, GIFTY.ADZO.
ASHBY-WARNER, JUSTYN.
PARIS.
BAETA, LOMFA.

BANGURA, MABINTY.
BANO, SHAH.
BAOUKIAN, SARINE.
BARRETT, VÉRONICA.MARIE.
BASTMEIJER, DIEDERIK.
JOHANNES.
BAZYOMO, ALPHONSE.
KWABENA.
BEALES-CLAVIJO,
CHRISTOPHER.PATRICK.
NARVAEZ.
BELANGER, DESIRÉ.MELISSA.
MONIQUE.
BELANGER, ZSA.ZSA.
AMEELA.
BELL, CATHERINE.LYNNE.
BERMEO, HITLER.DUBERNI.
BERMEO-CHONG, NELSON-
ANDRES.
BHINDER, SATINDER.KAUR.
BIERONSKI, DANUTA.
LUDWIKO.
BOURGON-PHILLIPS, JOSIANE.
OLIVIA.SUZANNE.
BROWN, GORDON.WAYNE.
BRULÉ, PHILLIP.ABU.
MITCHELL.
BUSTAMANTE, DIANA.
JULISSA.
BUTT, ZAYAN.AHMED.
CALLE, JULIA.
CAMARA, KALEBONI.
CAO, BO.SHENG.
CAO, BO.ZUO.
CARBONNEAU, BRANT.
ASTEN.
CARRILHO, MARIA.
SCHIAVON.
CASSELMAN, AMANDA.

NEW NAME

ABDULLAHI, IKRAM.
ABDIRAHIM.
ZAIB, SANA.
ABU SALEH, EMILIA.
AKRAM, AAYAN.ATHAR.
ABOKOR, CHARMAKE.
ABDIRAHIM.
ABOKOR, HODAN.
ABDIRAHIM.
ABOKOR, IMAN.ABDIRAHIM.
AKBARPOUR, KIARASH.

AKBARY, MEHDI.

HARVEY, ANNA.ALEXIS.
HARVEY, MARINA.PATRICIA.
SHAHEEN, MUFFED.
ABDULLAH.
TOUSSAINT, CANDICE.
ASHLEY.
THOMPSON-BROWN, ATTICUS.
WILLIAM-LESLIE.
JETTE, NICHOLAS.HIWOT.

SLATER, KIMBERLEY.ELLEN.
GEBRE, NORIT.TEDROS.
GEBRE, YAFET.TEDROS.
VORMAWORH, GIFTY.ADZO.
WARNER, JUSTYN.PARIS.
ASHBY.
BAETA, LESLIE.LUDWIG.
AUTHORBETH, AMINIA.
ANGELINA.
MIRZA, SHAHBANO.
DELEO, SARINE.
TIMINSKI, VÉRONICA.MARIE.
BASTMEYER, DIEDERICK.
JOHANNES.
ROBINSON, ALPHONSO.
KEVIN.

NARVÁEZ, CHRISTOPHER.
PATRICK.
BERARD BEAUPRÉ, DESIRÉE.
ROSAIRE.MELISSA.MONIQUE.
BÉLANGER CÁRDENAS, ZSA.
ZSA.AMEERAH.CIRA.
BECKI, CATHERINE.LYNNE.
BERMEO, ANTONIO.DUBERLY.

BERMEO, NELSON.ANDRES.
BAL, SATINDER.KAUR.

KRYNICKI, DONELLA.LOUISE.
MULVIHILL, JOSIANE.OLIVIA.
SUZANNE.
SINCLAIRE, JANICE.ROSE.
MITCHELL-BRULÉ, PHILLIP.
ABU.
SANJUR BUSTAMANTE,
DIANA.JULISSA.
ZOHAI, ZAYAN.AHMED.
GASCON, JULIA.
PITANTA, KAI.NER.MAA.
CAO, BECK.
CAO, BILL.

THERIAULT, BRANT.ASTEN.

SCHIAVON, MARIA.HELENA.
CASSELMAN, AMANDA.LORI.

PREVIOUS NAME

CAUGHIE, BRADLEY.RONALD.
RUSSELL.WILLIAM.
CAZA, MARIE.NANCY.
CHAN, CHI-WAI.
CHAPMAN, MEAGAN.LEIGH.
CHAPUT, MAKENZI.SYLVIA.
LYNN.
CHATINYAN, ELYA.
CHAUDHARY, ASHPHANDIAR.
MUNIR.
CHEN, JIA.XUN.
CHEN, SI.YUE.
CHEN-BACOMO, ANTHONY.
TYLER.
CHENG, CHAK.YUEN.
CHENG, ZITONG.
CHOI, HEEOCK.
CHOI, WOOSOOK.
CHOMRAK, RHONDA.ANN.
CHOINARD, RENÉE.
MICHELLE.

CHUANG, CHIAO.JU.
CLAUDINO, SONIA.CABRAL.
CLOUTIER, TRINITY.KEIRA.
COCHRANE, TRACEY.LYN.

COFELL, CHARLES.ANTHONY.
CORAZZA, LOUISE.
MARGARET.
CORDES, ILONA.TANJA.
NATASCHA.
CORMACK, TAMARA.PETROU.
CRUICKSHANK, AALIYAH.
ADIVA.
CRUICKSHANK, IDAN.HISANI.
MOHAMMED.
CRUICKSHANK, SADIA.
MOHAMMED.
CUNNINGHAM-POWIS, SETH.
DAVID.ALEXANDER.

DABALÉ, OUMA.
DAVID, CLAWRENCE.
SHERMAN.
DEMIR, MEHMET.
DENG, XIAO.YI.
DESSUREAULT, ALEXANDRE.
ERIC.
DHONDUP, TSERING.
DIAMOND SUGRIM, SHERI.
ELAINE.
DIAN-CUTHBERT, MONIQUE.
TÉRÈSE.JEWEL.
DINH, THI.VAN.
DIRIA, AMIN.AHMED.
DIRIA, MUBARAK.AHMED.
DIRIA, MUKHTAR.AHMED.
DIRIA, MUNA.AHMED.
DIRIA, MUNIRA.AHMED.
DIRIA, MUWAHIB.AHMED.
DIRIA, WARDA.AHMED.
DO, THI.THIN.
DOUCETTE, JESSICA.LYNN.
DRIVER-TAVARES, HOLLY.
NICOLE.
DUNN, BRIANNE.
JADA-DIAMOND.
DÔ, LE.MY.
EBRAHIMI, ROJIN.

NEW NAME

MACDONALD, ALEX.RONALD.
RUSSELL.WILLIAM.
CLOUTIER, NANCY.
CHAN, SAMUEL.CHIWAI.
CHAPMAN, MAYGAN-LEIGH.
LEASON, MAKENZI TRACEY.
LEE.
CHATINYAN, ELLEN.ELYA.

CONSTANTINE, ASHTON.
CHEN, JASON.
CHEN, KEVIN.SIYUE.

CHEN, ANTHONY.TYLER.
CHENG, GARY.CHAK.YUEN.
CHENG, BELINDA.
CHANG, HEEOCK.CRYSTAL.
CHOI, ERIC.WOOSOOK.
PLUE, RHONDA.ANN.

SICILIANO, RENÉE.MICHELLE.
CHUANG DELROY, MAGGIE.
CHIAO-JU.
OLIVEIRA, SONIA.CABRAL.
FORREST, TRINITY.KEIRA.
COCHRANE, TEAL.
BALDASSARRO, CHARLES.
ANTHONY.
CORAZZA, MIKI.LOUISE.
MARGARET.
JEFFREY, ILONA.TANJA.
NATASCHA.
PETROU, TAMARA.PETROU.
SHAH, AALIYAH.ADIVA.
MOHAMMED.
SHAH, IDAN.HASSAN.
MOHAMMED.

SHAH, SADIA.MOHAMMED.
BOOKER, SETH.DAVID.
ALEXANDER.
ABOKOR, OUMALKHER.
DABALE.

DAVID, CLARENCE.SHERMAN.
BAY, DALLAS.HAJJI.
DENG, SUSAN.

SIGOUIN, ALEXANDRE.ERIC.
YANGRU, TSERING.DHONDUP.

DIAMOND, SHERI.ELAINE.
HUTCHINSON, MONIQUE.
TÉRÈSE.JEWEL.
DINH, VANNIE.THI.
DERIE, MOHAMED.AHMED.
DERIE, MUBARAK.AHMED.
DERIE, MUKHTAR.AHMED.
DERIE, MUNA.AHMED.
DERIE, MUNIRA.AHMED.
DERIE, SAHRA.AHMED.
DERIE, AYAN.AHMED.
DO, MICHELLE.T.
ADAMS, JESSICA.LYNN.
TAVARES, HOLLEE.NICOLE.
ROSE.

DUNN, JADA-DIAMOND.
WONG, LE.MY.FANNY.
EBRAHIMI, REGINNA.ROSE.

PREVIOUS NAME

ETHIER-TOLL, TAYLOR.JEAN.
FATIMA, FARISTA.
FEKRAT, HOSSEIN.
FLEURY-JETTÉ, MARIE.
GHISLAINE.GABRIELLE.
FORD, DARIUS.DOMINGO.
OSCAR.
FORSYTH, BRITTANY.
ESTELLE.
FRASER, SARAH.ELIZABETH.
DOREEN.

GAROFALO, ANACLETO.
GASCOIGNE, DARCY.JAMES.
GATIEN, ANNE.GISELE.

GERINEA, MILAGROSA.M.
GERMAIN, PAULA.DIANNE.
GLAESE, MICHAEL.
GOMES, MONICA.JENNY.
GOODMAN, WALTER.HUBERT.
GOREN, JOE.
GRANT, COLTON.ELIJAH.

GRANT, SHANE.DOUGLAS.
GREEN HOELZ, NICOLA.
SAFFRON.

GREEN, LUKAN.MALACHI.
GRENIER, MICHELE.PAUL.
GURRIERI, CORRADINA.
LINDA.
GUZHOVA, IRINA.
HAN, SEUNGJIN.JINA.
HAQUE, MEHRAZUL.
HARNETT, DANIKA.CHELSEA.
PATRICIA.
HEER, MANJIT.KAUR.

HESCH, JOHN.CHRISTOPHER.
HITAWALA, SHABBIR.
HUSSAIN.
HO, NGA.MAN.
HOLZ, NICOLAY.

HOULE, LARRY.ALLEN.
HUPMAN, DOUGLAS.
LAWRENCE.
HUSSAIN, MAHIRA.
HUSSAIN, MARIAM.IMRAN.
HUSSAIN, ZOHANIYA.IMRAN.
ISHTIAQ, FARHAL.
MUHAMMAD.
ISHTIAQ, FIZAH.
JEBRAN IMRAN HUSSAIN,
JEBRAN.
JIANG, YINAN.
JIHAD, HUSSAM.
JOBALIA, SEJAL.DILIPBHAI.
KAMAWATAMIN, BILLY.
GEORGE.
KARAMITSOS, MARIA.
KAUR, RAJBIR.

KERSHAW, ARTHUR.
KHAN, ELENA.
KHAN, ELIZA.
KHAN, SULIEMAN.
KIM, JI.YOUNG.
KIPUNI, TSAKA.GLORIA.

NEW NAME

TOLL, TAYLOR.JEAN.
FARISHTA, FATIMA.
FEKRAT, HARRISON.HOSSEIN.

J FLEURY, ALEXA.GABRIELLE.
FREDERICKS, DARIUS.
DOMINGO.OSCAR.FORD.

UNYI, BRITTANY.ESTELLE.
SCOTLAND, SAMANTHA.
KASIA.
GAROFALO, ANDREA.
ANACLETO.ANDY.
MCKELLAR, DARCY.JAMES.
GATIEN, GISELE.ANNE.
MEDRANO, MILAGROSA.
AGUILAR.

MEISSNER, PAULA.DIANNE.
GLAESE, KELLY.AMBERLEE.
D'SOUZA, MONICA.JENNY.
GOODMAN, CAROLYN.JUNE.
GOREN, HOWARD.JOSEPH.
WARWICK, COLTON.ELIJAH.
VANIER-GRANT, SHANE.
DOUGLAS.
HOLZ, NICOLA.SAFFRON.
GREEN.
HOLZ, LUKAN.MALACHI.
GREEN.
GRENIER, PAUL.MICHEL.

GURRIERI, CORALINDA.
GERNAGA, IRINA.
HAN, JINA.RACHEL.
HAQUE, MEHRAZ.
GREEN, DANIKA.CHELSEA.
PATRICIA.
BHULLAR, MANJIT.
MEISSNER, JOHN.
CHRISTOPHER.
HITAWALA, SHABBIR.
HUSSAIN.SAIFUDDIN.
HO, WENDY.NGA-MAN.
HOLZ, NICOLAY.TESLA.
SALLOUM, LAWRENCE.ELIAS.
ARTHUR.
WYLIE, DOUGLAS.
LAWRENCE.
ALIE, ALARA.
ALIE, ELYZA.
ALIE, SERAH.K.
ISHTIAQ, ABDULHADI.
MUHAMMAD.
ISHTIAQ, HIRA.

ALIE, JIBBROHN.P.
JIANG, GRACE.GLORIA.
KUROUKCHI, HUSSAM.
MALAVIA, SEJAL.HANISH.
KAMENAWATAMIN, BILLY.
GEORGE.
SIMONI, MARIA.
SANDHU, RAJBIR.
HOOGSTAD, JEREMY.ARTHUR.
PHUMLANI.
FILINA, ELENA.
FILINA, ELIZA.
ASLAM, SULEIMAN.
KIM, CHRISTINE.JI-YOUNG.
DA COSTA KIPUNI, GLORIA.

PREVIOUS NAME

KNEZEVIC, MICHAEL.PETER.
ANDJELKO.
KOO, GI-SHUN.
KORDYJAKA, ELIZABETH.
ANN.

KORDYJAKA, FRANCIS.
WALTER.
KRISHNAMOORTHY,
MENAKA.
KULASINGHAM, VIPUSANA.
KULBABA, MEREDITH.
KATHLEEN.
LAPOINTE, MARIE.SYLVIE.
SOPHIE.
LAPOYAN, VAROUJAN.
HAIKAZOUN.
LARCHER-JAMES, KARINE.
STEPHANIE.

LECLAIR, SAMANTHA.JOAN.
LEE, SHING.YAN.
LEIGHTON, JAMIE.EDWARD.
ALLAN.
LI, CONNOR.
LI, XIAOKE.
LIU, DING.MING.
LIU, YU.CHEN.

LLEWELLYN, JORDAN.
LOBODA, GHEORGHE.

LOSCH, JESSICA.RACHELLE.
LUBERTINO, EMILY.ROSE.
LUBERTINO, NICHOLAS.
GIUSEPPE.
LÉONARD, JOSEPH.FREDERIC.
REAULD.

MAHMOOD, FAYYAZ.
MALIKA IMRAN HUSSAIN,
MALIKA.
MASLOVS, SERGEJS.
MATVYEVAYA, NATALIYA.
MAYALL, MARKIAN.CYRIL.
MCCOLEMAN, JULIE.
MICHELLE.
MCKENZIE, DRAYKE.
WILLIAM.CORNEAU.DAVID.
MCNEIL-GESINGHAUS, KEIRA.
REBEKAH.
MEHRA, KSHITIJ.
MENARD, ALICE.CELINE.
METHUKU, RANVIR.REDDY.
METHUKU, SHASHIDHAR.
REDDY.
MILLER, LINDA.JOAN.

MILNER, MATTHEW.THOMAS.
MLADJENOVIC, MILOVAN.
MOHAMMADI, BIBIHOOR.
MOHAMMADI, MOHAMMAD.
MOHAMMADIAN,
SEYEDEHATEFEH.
MOISE, SUSAN.NOELLA.
MORRIS, LAWRENCE.JOEL.
MUNSHI, NIHA.
NANT, KENNETH.GARRY.
NEHA, NEHA.
NG, BAN.HING.
NOJILA, NOJILA.
NYMAN, CHELSEA.ANN.

NEW NAME

KNEZEVIC, MIHAJLO.PETAR.
ANDJELKO.
KOO, JASON.GI-SHUN.
KORDIAKA, LISA.ELIZABETH.
ANN.

KORDIAKA, FRANK.WALTER.

KANESHATHASAN, MENAKA.
KULASINGHAM, VIPUSHAN.
KELLY, MEREDITH.
KATHLEEN.
FORWARD, MARIE.SYLVIE.
SOPHIE.

LAPOYAN, VAN.HAIG.
LARCHER, KARINE.
STEPHANIE.
GREENWOOD, SAMANTHA.
JOAN.

LEE, ERIC.SHING.YAN.
LEIGHTON-DIVELL, JAMIE.
EDWARD.ALLAN.
LI, YUN.ZE.
LI, KATHERINE.XIAOKE.
LIU, NATHAN.DINGMING.
LIU, SOPHIA.

LLEWELLYN, JORDAN.
STEWART.
LOBODA, EGOR.
CADINOUCHE, JESSICA.
RACHELLE.
VAISICA, EMILY.ROSE.
VAISICA, NICHOLAS.
GIUSEPPE.
LÉONARD, RHÉAL.
FERDINAND.
WINTERS, JAMES.
FERNANDEZ.

ALIE, MALEEKA.V.
MASLOFF, SERGE.
MATVEYEVA, NATASHA.
MAYALL, MARK.CYRIL.

FRENCH, JULIE.MICHELLE.
MCKENZIE-CORNEAU,
DRAYKE.WILLIAM.DAVID.
GERVAIS-GESINGHAUS,
KEIRA.REBEKAH.
MEHRA, KRISH.
JOHN, CELINE.MARIE.ALICE.
REDDY, RANVIR.METHUKU.
REDDY, SHASHIDHAR.
METHUKU.
HULST, JOANI-LYNN.LEELAH.
TUTUNOVSKY, MATTHEW.
THOMAS.
LARCHER, MILOVAN.
MOHAMMADI, ELNAZ.
MOHAMMADI, ALI.

MOHAMMADIAN, ATI.
MOISE, SUZANNE.NOELLA.
MORRIS, JOEL.LAWRENCE.
MUNSHI, NEHA.
ELKU, KENNETH.GARY.
JASSAL, NEHA.
NG, YUKI.BAN.HING.
KABEER, NAZILA.BINTE.
MACLEOD, CHELSEA.ANN.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
PANAGAKIS, KANELA.	ARGIRIS, NELA.	SONDERSKOV, DIONYSIA.	FODOR, NICOLE.SUSAN.
PASQUALINO, LOREDANA.	MUIA, LOREDANA.MARISA.	NICOLE.SUSAN.	DA SILVA, MARISSA.
PATEL, NIKITA.GIRISHBHAI.	PATEL, NIKITA.	SOUSA, MARISSA.VICTORIA.	VICTORIA.
PATEL, VIHANGINI.HITES.	PIYUSHKUMAR.	SPADAFORA, NICHOLINA.	CASALE, LILY.NICOLE.
PAYETTE, SAMANTHA.	PATEL, VIHANGINI.	STEWART, RILEY.ARTIN.	DIPUCCCHIO, RILEY.ARTIN.
ALEXIS.	AJAYKUMAR.	SULLIVAN, JUDITH.LEE.	SULLIVAN, JORDAN.LEE.
PEARSON-PRESHYON, KYLE.	FOX, ALEXIS.SAMANTHA.	SUN, JIAYONG.	SUN, CHLOE.KA.WING.
ALEXANDRA.	BLINCH, KYLEE.	SUNGA, EVANGELINE.DARA.	UY, EVANGELINE.DARA.
PEARSON-PRESHYON,	ALEXANDRIA.	SURESKUMAR, VAISHNAVY.	SURESKUMAR, VAISHNAVY.
TAYLOR.AMBER.MARIE.	BLINCH, TAYLOR.AMBER.	ASHMITHA.	ASHMITHA.
PEGG, JUDITH.MARY.	MARIE.	STANKEVICH, IRYNA.	STANKEVICH, IRYNA.
PERCY, LAURA.MAE.	STIEGE, JUDITH.MARY.	GARCHA, ASHWINDER.SINGH.	GARCHA, ASHWINDER.SINGH.
PHAM, ASHLEY.LAN-THI.	CONNERS, LAURA-LEE.MAE.	SEAVALE, GRETA.MILLCENT.	SEAVALE, GRETA.MILLCENT.
PHEBIH-AGYEKUM,	WARWICK, ASHLEY.LARA.	TANIK, AHMET.	TANIK, AHMET.
MARGUERITA.MOIRA.	WOOD, MARGUERITA.MOIRA.	CORRADETTI, JOREY.	CORRADETTI, JOREY.
PLINIUSSEN-KOZIOL, KURTIS.	ALEKSANDRE, KURTIS.	MICHAEL.	MICHAEL.
ALEKSANDRE.	RADAKOVIC, EVELYNA.A.	MERCHANT, KARIM.	MERCHANT, KARIM.
POPOVA, EVELYNA.A.	COPIL, EMIMA.	KINSELLA, MICHELLE.MARIE.	KINSELLA, MICHELLE.MARIE.
PORUMB, EMIMA.	BOOKER, ALBERT.TODD.	BILLINGSLEY, RHONDA.	BILLINGSLEY, RHONDA.
POWIS, ALBERT.TODD.	PRINGLE, SHARRON.JOY.	CAROL.	CAROL.
PRINGLE, SHARON.JOY.	ZHANG, ANGELINA.	RAINFORD-THOMPSON,	RAINFORD-THOMPSON,
PU, JIA.NI.	RADFAR, MARTIN.HOSSEIN.	AUDREY.MAUREEN.	AUDREY.MAUREEN.
RADFAR, MOHAMMAD.	IBRAHIM, RANIA.	THONGYOO, GUNCHISA.	THONGYOO, GUNCHISA.
HOSSEIN.	VEERAPATHREN,	TWYNE, ZACHARY.GERARD.	TWYNE, ZACHARY.GERARD.
RAIAN, RANIA.	SARADHADEVI.	PATRICK.	PATRICK.
RAJADURAI,	VIJAYELAKSHIMI.	BEKA, MIHANE.	BEKA, MIHANE.
SARADHADEVI.VIJ.	RAJEEVAN, AMEYA.	TRINH, NGHI.JAMES.HUNG.	TRINH, NGHI.JAMES.HUNG.
RAJEEVAN, SREE.POORNA.	VIJAYATHEEPAN, ABIRAMIE.	TRUCHON-POLIARD, CLARA.	TRUCHON-POLIARD, CLARA.
RAMANATHAN, ABIRAMIE.	BAIZA, ADIB.	TANG, CHRISTINA.CHUNG-	TANG, CHRISTINA.CHUNG-
RASOOLY, ADIB.	BAIZA, SHUKRIA.	MAN.	MAN.
RASOOLY, SHUKRIA.	RAHMDL, BEHNAM.	TUNG, PETRUS.PIN.SEA.	TUNG, PETRUS.PIN.SEA.
ROD, BEHNAM.	PILBALA, NAGHMEH.	GOLDFRIED, ELANA.	GOLDFRIED, ELANA.
ROD, NIKI.	RAHMDL, PANTHEA.	BARBARA.	BARBARA.
ROD, PANTHEA.	BRYAN, NATASHA.MONIQUE.	VERESHCHAGIN, PATRICK.	KOLVA, PATRICK.
ROLLOCKS, NATASHA.	ROUSSEAU, RACHELLE.	VERNILE, VITTORIO.	VERNILE, VITTORIO.
MONIQUE.	ALEXANDRA.	VINES, ADAM.MICHEAL.	CRANN, ADAM.MICHEAL.
ROUSSEAU, RACHEL.	SAFAVI, OMID.	WALL, ANNIE.MARIA.	WALL, ANNA.MARIE.
ALEXANDRA.	PARIS, NANCY.	WALLACE, TARA.ELIZABETH.	WALLACE, TARA.CAMERON.
SAFAVI, MAHMOUD.	SHATOHIN, EVGENIY.	WANG, XIN.YU.	WANG, STEVEN.
SAINTUS, NANCY.	SHATOHINA, VALENTINA.	WANG, XUE.QING.	WANG, SHERRY.
SATOHIN, EUGENIU.	SERAPHIN, CONRAD.	DANNELL, PATRIZIA.	DANNELL, PATRIZIA.
SATOHINA, VALENTINA.	AUGUSTIN.	SUSANNA.	SUSANNA.
SERAPHIM, CONRAD.	SANDER, THOMAS.	RICCI, GLENN.ALLAN.	RICCI, GLENN.ALLAN.
AUGUSTIN.	SHAABANIAN, RAANA.	GREEN, CINDY.LOUISE.	GREEN, CINDY.LOUISE.
SEUBERLICH, THOMAS.	TOOR, MANDEEP.SINGH.	WU, ALYSSA.	WU, ALYSSA.
SHAABANIAN, FATEMEH-	IBRAHIM, ABDULHAKIM.ALI.	WU, SEAN.	WU, SEAN.
RAANA.	EASTER SHEEN, TERRIE.	YOO, ARIANA.SARAH.	YOO, ARIANA.SARAH.
SHAH, MANDEEP.	LYNN.	YUNGYOUNG.	YUNGYOUNG.
SHASH, ABDEULHAKIM.ALI.	MANSOUR, NADA.NAGUI.	ZAMBRI, MATTHEW.	ZAMBRI, MATTHEW.
SHEEN, TERRIE.LYNN.	BOUCHRA.CHEHATA.	ANTHONY.	ANTHONY.
SHEHATA, NADA.NAGUI.	SHI, SHERRY.YUQIANG.	ENAYAT, ZHOLI.	ENAYAT, ZHOLI.
BOUCHRA.	SIDDIQUI, RAUF.	ARAKELIAN, BARET.JASON.	ARAKELIAN, BARET.JASON.
SHI, YU.QIANG.	SIDDIQUI, SAMEED.		
SIDDIQUI, MUHAMMAD.	WILTON-SIEGEL, HERMAN.		
ABDUL.RAUF.	JAN.		
SIDDIQUI, MUHAMMAD.	SORRENTI, NATALINA.MARY.		
SAMEED.	ELIZABETH.		
SIEGEL, HERMAN.JAN.	SANDHU, BIKRAMJIT.SINGH.		
WILTON.	TIEU, SOPHIA.		
SIGOUIN, NATHALIE.	TIEU, HANG.MY.		
LORRAINE.	SLAYER BRADSHAW, LAURA.		
SINGH, BIKRAMJIT.	JACQUELINE.		
SIU, CICI.ALISON.			
SIU, KATIE.			
SLAYER, LAURA.JACQUELINE.			

SANDRA LEONETTI
 Deputy Registrar General
 Registraire générale adjointe de l'état civil

(146-G102)

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from December 24, 2012 to December 30, 2012, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 24 décembre 2012 au 30 décembre 2012, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABAD, PAOLA.	PIERI BUTI, PAOLA.
ABU SALEH, GEORGE.	LOVRIC, GEORGE.
AGHA, SIKANDAR.	AGHA, SIKANDER.
AHMAD, KISHWAR.RUHA.	SARFRAZ, KISHWAR.
ALI, AAMENAH.SYED.	ALI, AAMNA.SYEDA.
ALI, KARAR.	DANKHA, ROEIL.SAAD.
AMBIKAPATHY, VEENA.	HARRIS, BEL.VEENA.
AVANESI, VACHÉ.	AVANESI, VATCHE.JOHN.
AYERS, ZACHARIAH.ROBERT.	CHARRON, ZACHARIAH.
CHARRON.	ROBERT.
BARNES, AMANDA.LOUISE.	KELLY, AMANDA.LOUISE.
	WOZENCROFT, VICTORIA.
	JESSIE.
BARR, VICTORIA.JESSIE.	WALKER, TORI.CAROLYN.
BEAUPRÉ, TORI.CAROLYN.	BUDWAL, AMAN.
BECHARD, AMAN.	GJEBRE, AFERDITA.
BEQIRI, AFERDITA.	JAISARI, NANDRANIE.
BISHESWAR, NANDRANIE.	
BLACKWOOD, TYLER.	BRODIE, TYLER.MARSHALL.
MARSHALL.	TAILLEFER, JOANE.KARINE.
BRISEBOIS, JOANE.KARINE.	PECULIAR, GENTLE.
BROWN, SHEENA.DENISE.	DYCHIOCO, LEAH.
BUHAIN DYCHIOCO, LEAH.	ELIZABETH.MERCY.
ELIZABETH.MERCY.	
BUHAIN, VICTORIA.ROSE.	DYCHIOCO, VICTORIA.ROSE.
DYCHIOCO.	KOWALEWSKI, NATASHA.
BULAKH, NATALIA.	
CARTIER, MARIE.ALINE.	CARTIER, LORRAINE.ALINE.
JEANNINE.	CHAND, KEVIN.
CHAND, VINOD.	JANG, STACY.JAKYUNG.
CHANG, JA.KYUNG.	CHONG, PATRICIA.MEOW-YIN.
CHONG, MEOW.YIN.	BERENDES, JENNIFER.LYNN.
CLARKE, JENNIFER.LYNN.	KRITIKOS-COLL, NIKOLAOS.
	NORMAN.
COLL, NIKOLAS.NORMAN.	CORSO, JOANNA.GERARDA.
CORSO, CIOENA.GERARDA.	MCGINNIS, JUSTYN.WILLIAM.
CUNNINGHAM, JUSTYN.	ALEXANDER.
WILLIAM.ALEXANDER.	VIDAL, MON-NAÉ.TRINITY.
DEANE, KARA.ANN.	MENDES, LINDSAY.ANNE.
DESMARAIS, LINDSAY.ANNE.	MCLEISH, MEGHAN.LANE.
DUNCAN, MEGHAN.LANE.	DURGALI, ALEXEI.
DURGLISHVILI, ALEXEI.	STEVENS, ALAZAR.RUSSELL.
ELIZABETH, ALAZAR.TRACY.	LYNCH, JENNIFER.RUTH.
FAUVELLE, JENNIFER.RUTH.	COOPER, MARTHA.ELLEN.
FRANCIS, MARTHA.ELLEN.	KUDADY, JOSEPH.ROTIL.
GEGO, JOSEPH.ROTIL.	KUDADY, MONTELA.ROTIL.
GEGO, MONTELA.ROTIL.	GIRI, SEEMA.
GIRI, SEEMA.GIRI.UMA.	CHAPMAN, JESSICA.
GONZALEZ, JESSICA.	VICTORIA.
VIRGINIA.	GOVINDARAJU, MELISSA.
	NEETHU.
GOVINDARAJU, NEETHU.	HARITA, GOWTHAM.
	GURUNATH.
GOWTHAM, GOWTHAM.	VERMEULEN, SANDRA.
	MARIA.
GUENTHER, SANDRA.MARIA.	BAKKAL, SILVANA.BASHAR-
	GURGEEES.
GURGEEES, SLVANA.	MAC DONALD, TRAVIS.
	SONNY.
HAM, TRAVIS.DENNIS.	

PREVIOUS NAME

HE, YU.YAN.

HENRY, JORDAN.ALEXANDER.
HERON, DYLAN.JAMES.
HERON, JENNIFER.
ELIZABETH.
HERON, LAURIE.ALEXANDRA.
DOREEN.

HOFFMANN, KATHARINE.IDA.
HU, SHUO.
HUBBLE, REBECCA.DAWN.
HWANG, YU.BIN.
HWANG, YU.JUNG.
IANKINA, OLGA.
EVGENIEVNA.
IYOKA, PHILOMENA.

JOSEPH, ELIZABETH.MESHA.
KANG, JAEHYUN.
KHADEM, ZARDASHT.
KLASSEN TAYLOR, BRIGITHE.
BELEN.
KOCIUBA, JENNIFER.LYNN.
KOZYTCHEVA, IRINA.
VALERIEVNA.
KUMAR, ANIL.
LAEVENS, JOSEPH.
FREDERICK.

LAM, TINH.VAN.
LAMB, PUSHPEEN.KAUR.
LEBLANC, AMANDA.ROSE.
LI, YUANYUAN.
LY, GIA.KHUONG.
MAC KENZIE, NATASHA.
DANIELLE.FLORENCE.
MAIN-GOULET, ANGELA.GAIL.
MALE, NICOLE.MARIE.
MANAX, SHELBY.LAINE.
PATRICIA.
MANICKARAJAH, ASHVN.
MARAGOS, MINNA-LOUISE.
MARLEAU, SHARI-LYN.
MATIAS, ANA.CRISTINA.
MORGADO.DOMINGOS.
MC CREADIE, MICHELLE.
LYNNE.
MCCOY-OLMSTED, AVERY.
JADE.

MEKHAIEL, GORG.IBRAHIM.
MENG, XIN.
MITCHELL, CONSTANCE.
HEATHER.
MITCHELL-VIITAHALME,
CONSTANCE.HEATHER.
MOLLOY-VICKERS, ROBERT.
JOHN.
MOREIRA, GERALD.JOSEPH.
MOTAZEDIAN, GHOLAM-
REZA.
NATTERER, BLANCA.
MAGDALENA.
NG, POHQUONG.NING.
HANNA.MARKS.

NGUYEN, PHUONG.LOAN.
PAASSE, MARY.MAAIKE.
PALMER, ASHLEY.MARIE.
PAQUETE, DEODATO.

NEW NAME

HE, SISSI.YUYAN.
MONTOKA, JORDAN.
CRISTOVAL.ALEXANDER.
FISHER, DYLAN.JAMES.
FISHER, JENNIFER.
ELIZABETH.
FISHER, LAURIE-ALEXANDRA.
DOREEN.
KALTENECKER, CATOUSHKA.
LEONORA.AIDAMAE.
HU, SALLY.
LANE, REBECCA.DAWN.
HWANG, JULIE.YUBIN.
HWANG, LEAH.YUJUNG.
IANKINE, OLGA.
EVGENIEVNA.
JENSEN, PHILOMENA.
WORRELL, ELIZABETH.
MESHA.
KANG, JESSICA.JAEHYUN.
KHADEM, VINCE.ZARDASHT.

KLASSEN, BRIGITTE.BELEN.
CAVANAGH, JENNIFER.LYNN.
SMAGINA, IRINA.
VALERIEVNA.
SHARMA, ANIL.
LAVIN, JOSEPH.FREDERICK.
PLOURDE.HARVEY.HALVOR.
LAM, KATHERINE.VAN.
LAMB, PAMELA.KAUR.
COOK, AMANDA.ROSE.
HEW, SKY.
LY, AUSTIN.KHUONG.
HILL-MACKENZIE, DANIELLE.
CHANTELLE.NICHOLETTE.
MAIN, ANGELA.GAIL.
TARTAGLIA, NICOLE.MARIE.
SCHUBERT, SHELBY.LAINE.
PATRICIA.
SIVAKUMAR, ASHWIN.
LAYTON, MINNA-LOUISE.
DEROWIN, SHARI-LYN.

DOMINGOS, ANA.CRISTINA.
CHARLEBOIS, MICHELLE.
LYNNE.
MCCOY-BROEDERS, AVERY.
JADE.
MEKHAIEL, GEORGE.
IBRAHIM.
MENG, CHRIS.XIN.
MITCHELL-MILNE,
CONSTANCE.HEATHER.
MITCHELL, CONSTANCE.
HEATHER.

ROACH, ROBERT.JOHN.
MARCH, GERALD.JOSEPH.

MOTAZEDIAN, AIDEN.

BEAN, BLANCA.

MARKS, HANNA.PHQUONG.
NGUYEN, GINA.PHUONG.
LOAN.
VERSTEEG, MARY.
FRASER, ASHLEY.MARIE.
PAQUETTE, DEO.MANUEL.

PREVIOUS NAME

PAQUETTE, MARIA.
GUILHERMINA.SOARES.
DE.SOUSA.
PARK, JUNG.SUN.
POCIUS, STEPHANIE.LYN.

POPOVICH, ELSA.STEPHANIE.
POSADOWSKI, KAREN.NOEL.
QU, JIAN.HAO.
RAHAMAN, SABRINA.
ARFANA.
RAHMAN, SHAON.

REYNEN, RACHAEL.MARIE.

ROBART, JASMINE.DAWN.
ROY, ALOK.ADITYA.
SAITES, PETER.
SALAHUDDIN, UZMAA.
SANDERS, JONATHAN.
ANDREW.
SMITH, BRANDON.JOSEPH.
ROBERT.

SNELL, JONATHAN.MICHAEL.
SNIDER-MCCUMBER,
ALANNA.ANNE.
STANISZEWSKI, ROBERT.

STEPHAN, DANIELLE.LYNN.
STOCKLEY, JULIA.ROSLAND.
SVASTISHRI, SVASTISHRI.
SZTASKO, CSABA.
TABALDO, VENANCIA.JULITA.

TAKACS, ARON.MATTHEW.
TAO, XUE.XING.
TAO, YU.HAN.
TAYLOR ARMSTRONG, KASEY.
ORNELA.
THOMAS, BRENDA.GAIL.
TRAN, ANNIE.
TSEWANG, KUNSANG.
VILLAR TABAR, LIA.SKY.
VIMALAKUMAR, GAYATHIRI.
WANG, YI.NAN.
WARSARIYA, SAIMA.
WATSON, MARY.CATHERINE.
WEI, LING.

WHATMORE, CRAIG.ALLAN.
WIEDEMANN, MORGAN.
ELIZABETH.
WIEDEMANN, SIMON.
WALKER.
WYNE, OSAMA.
YOUNG, JACQUELINE.
TEBOHO.
YOUNG, SARAH.MARGARET.
ZAROUSKI, HLEB.
ZHANG, BOYA.
ZHANG, CHENG.
ZHANG, HONG.
ZHANG, SHENG.NAN.

NEW NAME

PAQUETTE, MARIA.
GUILHERMINA.
PARK, LUCIA.JUNGSUN.
IRVINE, STEPHANIE.LYN.
POPOVIC, ELISABETH.
STEPHANIE.
CHALMERS, KAREN.NOEL.
QU, JACK.JIANHAO.

PERSAUD, SABRINA.ARFANA.
RAHMAN, OMAR.MEHD.
MUNCASTER, RACHAEL.
MARIE.
KAYNE, LUCIA-LUA.ARIANA.
APHRODITE.
ROY, ADITYA.
SAITES, PETER.PANAGIOTIS.
SALAHUDDIN, AISHA.NOOR.
STEELE, JONATHAN.ANDREW.
TONERY, BRANDON.JOSEPH.
ROBERT.
SNELL, JACK.MICHAEL.
COAKLEY.

SNIDER, ALANNA.ANNE.
CHUCHALA, ROBERT.
MARENTETTE, DANIELLE.
LYNN.
STOCKLEY, ROSLYN.JULIA.
HARITA, SVASTISHRI.RAO.
SZTASKO, ALEXANDER.
REUS, JULITA.TABALDO.
ARANY-TAKACS, ARON.
MATTHEW.
TAO, CHARLES.
TAO, SOPHIA.YUHAN.
YVARIMANA MPENDUBUNDI,
DIANE.ESPÉRANCE.
TERRY, GAIL.
YE, ANNIE.
NYAGA, KUNSANG.TSEWANG.
SHABANI TABAR, LIA.SKY.
MAHENTHIRAN, GAYATHIRI.
WANG, XUE.CHUN.
NAIR, SAIMA.
MACLEOD, MARY.CATHERINE.
KEEN, APRIL.WEI.
WHATMORE, STEPHANIE.
MARGARET.
WALKER, MORGAN.
ELIZABETH.

WALKER, SIMON.JONAH.
WYNE, DANIYAL.
YOUNG, JAEDEN.TEBOHO.
WRIGHT, SARAH.MARGARET.
ZAROUSKI, GLEB.
ZHANG, ALURA.BOYA.
KEEN, KEVIN.JOSEPH.
ZHANG-WEBB, LISA.HONG.
ZHANG, CONNIE.SHENG.NAN.

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from December 31, 2012 to January 06, 2013, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 31 décembre 2012 au 06 janvier 2013, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME

AGENA, RAQUEL.BALITA.
AL-ZU'BI, IBRAHIM.TIESEER.
ALCHUDZHYAN, ANNA.

ALCOCK, MICHELLE.AUDREY.
ALI SHAH, ALI.SHAH.
AMIN, AMIN.
AMMA, ASHWAQ.

AZIZI, NATOOSHA.
BAGHERI-CHALEHZAMINI,
FAIZIE.
BAI, HAO.YU.
BAKER GREENE, PAMELA.
ANN.
BANDARA LOKUGE, MARY.
GORETHI.PERERA.
BARUA, JENNIFER.
BERUBE, KATHY.
BHARJ, PARMINDER.KAUR.
BLIN, KAREN.SUZANNE.
CARINNE.
BOLOURCHIAN-MASHREGH,
ALIREZA.
BOLOURCHIAN-MASHREGH,
HOURA.
BOLOURCHIAN-MASHREGHI,
NIMA.
BRATHWAITE, JAIYONTAE.
KENYATTA.ANGEL.
BRINCAT, DENISE.MARIE.
SYLVIA.
BRINCAT, MATTHEW.
MICHAEL.

BROE, NICHOLE.ELIZBETH.
BROWN, TASHIANA.
JACQULINE.
BRUNT-DESPONT, THOMAS-
PATRICK.
BUCK, SUSAN.MARIE.
BUMI BASTAMI, MALIHEH.
BURT, DAVID.CHRISTOPHER.
BUTLER, TIMOTHY.CONNOR.
CABECEIRAS, LIZETTE.
VIVEIROS.

CABRERA, JENNIELYN.DORIA.
CAMIRE, GISLAINE.
CHADWICK, ADRIAN.PAUL.
CHAN, KAREN.
CHAN, OI-CHI.
CHAN, SHU.TING.
CHEEMALAKONDA, ARYAN.
CHEN, HONG.CHAO.
CHEUNG, YUEN.YUEN.
CLAVIJO, CASSANDRA.ALLY-
ROSE.
CONSOLI, JAYDEN.MARY.
ANN.

NEW NAME

TOLENTINO, RAQUEL.BALITA.
AL-ZU'BI, ABRAHAM.TIESEER.
ALCHOUJIAN, ANNA.
FORSYTHE, MICHELLE.
AUDREY.
AMIN, ALI.SHAH.
AZIZ ALI, AMIN.
YALDO, ASHWAQ.SADOWN.
NARGASKI, NATOOSHA.
NATALIE.

BAGHERI, FAIZIE.
BAI, JAMES.HAOYU.

BAKER, PAMELA.ANN.

PERERA, MARY.GORETHI.
BARUA, JENNEFER.
BERUBE, CATHY.
SAGGU, PARMINDER.KAUR.

BLIN, CARINE.SUZANNE.

BOLOURCHIAN, ALIREZA.

BOLOURCHIAN, SARA.

BOLOURCHIAN, NIMA.
BRATHWAITE, ANGEL.
KENYATTA.
GLAUDE, DENISE.MARIE.
SYLVIA.
GLAUDE, MATTHEW.
MICHAEL.
VOSBOURGH, NICHOLE.
ELIZBETH.

BROWN CARROLL, TASHIANA.
JACQULINE.

BRUNT, THOMAS.
ROMATZ, SUSAN.MARIE.
BASTAMI, SHARON.
BANKS, DAVID.CHRISTOPHER.
MCDONNELL, CONNOR.LIAM.

ROBINSON, LIZETTE.
CABAHUG, JENNIELYN.
CABRERA.
CAMIRÉ, GHISLAINE.SIMONE.
CHADWICK, APRIL.MARIE.
CHAN, KAREN.TUYEN.
CHAN, OLIVIA.OI.CHI.
CHAN, RACHEL.SHU.TING.
VENKATA, ARYAN.
CHEN, DANIEL.CHAD.
KWAN, EDNA.
CHAPMAN, CASSANDRA.
ALLY-ROSE.
PETROVIC, JAYDEN.MARY.
ANN.

SANDRA LEONETTI
Deputy Registrar General
Registraire générale adjointe de l'état civil

PREVIOUS NAME

COO, TARYN.COLLEEN.
CORKOVIC, VERA.

COTTER, SARAH.EVELYN.
DRAKES-BECKFORD,
KEYARAH.KAYLYNN.
DUBOIS-HOGAN, KAYLEEN.
SONIA.
FARBER, TERRI.LOUISE.
FENG, JANET.
FORGUES, REGENT.

FROESE, ELIZABETH.
GABIE, CHERIE.LYNN.
GALE, LAUREN.REBECCA.
GARRITY, JAKOB.ISAIAH.
GARRITY, LILLIE.NOELLE.
GAUTAMA, RAYHUL.ROY.
GAUTHIER, TREVOR.
REGINALD.
GILBART, SANDRA.HEATHER.
GOATLEY, HALLIANNE.
GOMES, JONAKI.STALA.
GOPALASINGAM, SUBAJINI.
GOUGH, DENISE.DONNA.
MARIE.
GOULBOURNE, TAMEIKA.
JOYCE.PATRICIA.
GREEN, JERRY.ANDREW.
GUO, SHI.YUN.
GUO, YUYING.ALISA.
GURGEES, DANIEL.
GURGEES, FADE.
GURGEES, STEVA.
GURGEES, YOSIF.
HAN, SEUNG.WON.
HANA, BASHAR.
HASSAN ZADEH, DONYA.
HASSAN ZADEH, FARHAD.
HASSAN ZADEH, ROMINA.

HENDREN, JORDON.JAMES.
HENRY, MARIE-ESTELE-
LAURAINÉ.
HINDERER, BRYAN.DARRYL.
HOSSAINY, AJMAL.
HUEPER, PATRICIA.ANNE.
MARTHA.

IANDOLI, DEBORHA.LYNNE.
IBRAHEEM, WARD.
ISHMAEL, PAIGE.JAHAN.
JACKSON, PRESTON.ARTHUR.
JAYSWAL, SHILPABEN.RAJES.
JOHNSON, NORMAN.LESLIE.
JONES, MELFYN.JOHN.
KANAPATHIPILLAI, ANNULLA.
KARAGIANNIS, NIKOLAOS.
KAUSHAL, ABHEY.JEET.
SINGH.ARVIN.
KEARNEY, MELISSA.
KHALIL, AMAR.
KHARSHIKAR, DEEPTI.VILAS.
KIERAN, FLORA.LYNN.
KOKOURINA, GALINA.
KOSONOVSKY, ROMEO.
KRIEGER, SARAH.LYNN.
KUMARI, JASHANVEER.
KUMARI, NARESH.

NEW NAME

COO-O'NEILL, TARYN.
COLLEEN.
STANIC, VERA.
LEMESURIER, SARAH.
EVELYN.
DRAKES, KEYARAH.
KAYLYNN.

HOGAN, KAYLEEN.SONIA.
MESHWORK, TERRI.LOUISE.
FENG, HAI.YAN.
FORGUES, RÉJEAN.
HOLLIDAY, CHLOE.
ELIZABETH.
UNITT, CHERIE.LYNN.
KNIGHT, LAUREN.REBECCA.
WEST, JAKOB.ISAIAH.
WEST, LILLIE.NOELLE.
GAUTAMA, RAHUL.CHANDER.

SMART, TREVOR.REGINALD.
BOHL, SANDRA.HEATHER.
LIPPERT, HALLIANN.GOATLEY.
GOMES, STELLA.JONAKI.
VIJAYAKANTH, SUBAJINI.
RAPSON, DENISE.DONNA.
MARIE.
ELLIOTT, TAMEIKA.JOYCE.
PATRICIA.
GREEN, GERRY.ANDREW.
GUO, EUNIKE.SHI.YUN.
GUO, ALICIA.
YALDO, DANIEL.BASHAR.
YALDO, FADI.BASHAR.
YALDO, STEVA.BASHAR.
YALDO, YOSIF.BASHAR.
HAN, MAYTHE.SEUNG-WON.
YALDO, BASHAR.GEORGES.
HASSANZADEH, DONYA.
HASSANZADEH, FARHAD.
HASSANZADEH, ROMINA.
BROWN, JORDON.JAMES.
JOSEPH.
HENRI, LORRAINE.MARIE.
ESTELE.
KOSTIS, BRYAN.JAMES.
PARKER, DIESEL.
FRANCE, PATRICIA.ANNE.
MARTHA.
MCCORMACK, DEBORHA.
LYNNE.
HAWA, WARD.
MOOY, PAIGE.JAHAN.
LEGALUT, PRESTON.ARTHUR.
JAYSWAL, SHILPA.RAJESH.
LAMBERT, NORMAN.LESLIE.
JONES, MEL.JOHN.
JEYAMOHAN, ANNULLA.
MALYSHEUSKI, NIKOLAS.

KUSHAL, ARVIN.
HAYTER, MELISSA.KEARNEY.
PUREWAL, AAMIR.KHALIL.
KHOPKAR, DEEPTI.
WALKER, FLORA.LYNN.
KOKOURINA, GALA.
COHEN, ROMEO.
KRIEGER, ALLEGRA.PAIGE.
BHATTI, JASHANVEER.
BHATTI, NARESH.KUMARI.

PREVIOUS NAME

LABELLE, MARIE.ERNESTINE.
DENISE.
LAKE, CAJUN.CHRISTOPHER.
LAL, SHALU.RANI.
LANDRY, SARAH.ELIZABETH.
LE CLAIR, CATHRINE.MARY.
LEE, SHANNEN.SUNGI.
LEONOVA, ELENA.
LI, ZE.YU.
LINHARES, ALEXANDRA.
LYFENKO, GANNA.
SERGIIVNA.
LYNCH, EVAN.DOUGLAS.
WALTER.
LÂM-THOI, JOHN-LÔC.
MAC DONALD, DEVON.
WILLAM.
MAC DONALD, DYLANA.
BREENA.
MAHALINGAM, SAJIKALA.

MARIAPEN, LATCHMIE.
MASSOUD, CRYSTAL.MARIE.
MC DONALD, RANALD.
JOSEPH.LEONIDE.
MCCULLOUGH, CURTIS.
KEITH.
MELDRUM, EMILY.BARBARA.
MELDRUM, KATRINA.
ALEXANDRA.
MOHAMMED, BODIUZZAMAN.
MOHIUDDIN, MASTER.
AHMED.JU.
MOISSEVA, NADEJDA.
NAOUMOVNA.
MONTREUIL, HEATHER.LYNN.
MOUSTAFA, RAHEEM.
HAITHAM.
MULLA, FEHMIDA.YAKUB.
MURENZI, NZIZA.CALEB.
MURPHY, JONAH.MATTHEW.
MURUGAVEL, PATHMAPRIYA.
MUZAFFAR, YASMEEN.
NAUMAN.

NG, LAI.SIM.
NI, WEL.HUA.
OHLMAN, AMANDA.
CHRISTINE.
OPOLINSKAIA, VICTORIA.
PAVLYUK, TETYANA.
PELKEY, MACKENZIE.DON.
PEREZ-CAMPOS, MARIANA.
PHINN, RIO.SANTA.
PILLAI, NITIN.KUMAR.
PRVULOVİK, SASO.
PURDY, BRASSA.

RAYMOND, DAISERÉ.
SAGAN, MARIA.
SAMLEE BUITRAGO,
FABIOLA.MARIA.

SANICHARA, RAJDAI.
SAVENKO, OXANA.
SHELVOCK, LINDSAY.ANNE.
SHI, XIAO.LU.
SMAÏLI-WANKA, YASMINA.
HÉLÈNE. THÉRÈSE.
SMITH, FAYTH.ELIZABETH.
SONG, HUAICI.

NEW NAME

ROSSI, DENISE.ERNESTINE.
MARIE.
LAKE, KAJUN.CHRISTOPHER.
BANBATE, SHALU.RANI.
EATON, SARAH.ELIZABETH.
LE CLAIR, CATHERINE.MARY.
LEE, SHANNEN.SUNJI.
MALYSHEUSKI, ALONA.
LI, JEREMY.ZEYU.
ADALIS, ALEXANDRA.
KAMENSKAYA, KSENIA.
ANNA.
GRICE, EVAN.DOUGLAS.
WALTER.
LAM, JOHN.LOC.
MCILWAIN, DEVON.
GARLAND.

MCILWAIN, LANA.BREENA.
INDRAKUMAR, SAJIKALA.
RAMSAROOP, NATASHA.
LATCHMIE.
SLEIMAN, CRYSTAL.MARIE.
MAC DONALD, RANALD.
JOSEPH.LEONIDE.
MCCULLOUGH, CURTIS.
CHRISTOPHER.
GILFOYLE, EMILY.BARBARA.
GILFOYLE, KATRINA.
ALEXANDRA.
MUKUL, BODIUZZAMAN.MD.

ZUBAIR, AHMED.
RAK-KANIVETZ, NADEJDA.
NAUMOVNA.
GOODERHAM, CLAIRE.LYNN.
ALSAYED, RAHEEM.
HAITHAM.
PATEL, FEHMIDA.FARID.
NZIZA, CALEB.
WYMAN, JONAH.MATTHEW.
SENTHURAN, PATHMAPRIYA.

NAUMAN, MONA.
NG-PAPAIANNON, JASMINE.
LAI.SIM.
NI, ERIC.

VISSER, AMANDA.CHRISTINE.
LEIVIN, VICTORIA.
ROBERTS, DANIELLA.
MCGILLAN, MACKENZIE.DON.
PEREZ GARCIA, MARIANA.
WEST, RIO.NYNIA.
PILLAI, NATHAN.
PRVULOVİK, SASHO.
BRASSER, BRASSA.
LAPOINTE, DAISERÉ.MARIE.
SYLVIE.
SAGAN, MARIE.

SAMCAM, FABIOLA.MARIA.
KUMPREY, RAJDAI.
SANICHARA.
SPARKS, OKSANA.
GRAY, LINDSAY.VALENCIA.
SHI, KAREN.

WANKA, YASMINA.HELENE.
MORIN, FAYTH.ELIZABETH.
SONG, HILARY.HUAICI.

PREVIOUS NAME	NEW NAME
ST GELAIS, DENIS.	TREMBLAY, DENIS.
THOMPSON, JOHANNE. PATRICIA.	THOMPSON, JANA.PATRICIA.
TRIMBLE, SCOTT.KENNETH.	SPADARO, SCOTT.KENNETH.
VARGA, OWEN.SCOTT.	MEANEY, OWEN.SCOTT.
VAYS, ZHANNA.	LOGREE, ZHANNA.
WALKER, HEIDI.JANE.RUTH.	GREEN, HEIDI.JANE.RUTH.
	RANDALL, JOSHUA.JAMES.
WEBSTER, JOSHUA.JAMES.	WEBSTER.
WERAMETHANGKUL	
MANANKIL, TIFFANY. MARCIA.	MANANKIL, TIFFANY.MARCIA.
WEST, MARGARET.ANNE.	GILFOYLE, MARGARET.ANNE.
WIEGAND, RICHARD.ROBERT.	WOLF, RICHARD.ROBERT.
WIEGAND, SYDNEY.HOPE.	WOLF, SYDNEY.HOPE.
WILLSON, ALEXIS.JANE.	WILLSON, ALEXIS.MAE.
WILSON, BRIANNA. CHRISTINE.	WILSON-MIDDLETON, BRIANNA.CHRISTINE.
	WILSON-MIDDLETON, NATHAN.TYLER.
WILSON, NATHAN.TYLER.	YANG, JENNIFER.YUESHAN.
YANG, YUE.SHAN.	LACHINE, ANASTASIA.
YASHINA, ANASTASIA.	YASKEVITCH, VALENTINE.
YASKEVICH, VALIANTSIN.	YIN-DRAAISMA, MANDY.
	MINGJUN.
YIN, MANDY.MENJIE.	YU, JAMES.BYONGUK.
YU, BYONG.GUK.	

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(146-G104)

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from January 07, 2013 to January 13, 2013, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 07 janvier 2013 au 13 janvier 2013, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ADOLPH, LOUISE.CÉLINE.	ADOLPH, ARIEL.
ALIEVSKI, NEBI.	ALIU, NEBI.
AMABLE, LEANNE.MAUREEN.	LINI, LEANNE.MAUREEN.
BEATRICE.	BEATRICE.
AMINA, AMINA.	MUSTAFA, AMINA.
APPS, SUSAN.MARIE.	KLASSEN, SUSAN.MARIE.
BABBAR, SAAJAN.	BABBAR, SAJAN.
BAHIZ, MITAN.SABAH.	MZOURI, MITAN.
BALLENTINE, BRANT. EDWARD.	
BARLOW, SUSAN.ANNE.	PERRIN, BRANT.ZIGGY.
BLEASDALE-WHITE, CAELEN. CHRISTINE.	STRUTHERS, SUSAN.ANNE.
	SALISBURY-WHITE, CAELEN. CHRISTINE.
	CHORNIY, ULYANA.
BOHUTA, ULYANA.YAROSLAV.	YAROSLAV.
BROWN, KURTIS.ANDREW.	JACKSON, KURTIS.ANDREW.
CAPRETTA, HELENE.	SAVARD, HELENE.GHISLAINE.
CHAO, LILY.	ZHAO, LILY.
	CHEUNG, WINNIE.WING. HANG.
CHEUNG, WING.HANG.	
CIMETTA, CHERYL. CHRISTINE.	ANDELA, CHERYL.CHRISTINE.
CLINE, LISA.MARIE.	CLINE, LISSA.MARIE.
COLAVITA, RAFFAELINA.	COLAVITA, RAFFAELLA.
COLLINS, DOMENICA.MARIA.	COLLINS, MARIA.DOMENICA.

PREVIOUS NAME	NEW NAME
CORRARO, LORETTA.	DUTI, LORETA.
COUSINEAU, JOSEPH.JORDON. RICHARD.	SECORD, JOSEPH.JORDON.
CUTHBERTSON, JAMES.	PARENT, JAMES.MICHAEL.
MICHAEL.LAWRENCE.	LAWRENCE.
	MALMAZADA, CECILIA. ALMA.
D'AGOSTINO, CECILIA.ALMA.	ALMA.
DE CARVALHO, PETER.	CARVALHO, PETER.
DE MEL,	DE MEL, CHAMILA.
MUTHUTHANTHRIGE.	BESHANTHI.
DE MEL, VIDANALAGE.VIRO.	DE MEL, VIROSH.COLIN.
DE MEL, VIDANALAGE.VISH.	DE MEL, VISHAN.INDIKA.
	HOUGHTON, CAROLYN. ELIZABETH.
EGAN, CAROLYN.ELIZABETH.	SADA, NASR.
ELIA, NASIR.	GORBUNOV, SLAVA.
FANIAN, VEACESLAV.	MATHERS MURRELL,
FEARNLEY MATHERS,	MACKENA.EILEEN.
MACKENA.EILEEN.	MURRELL, ADELE.CAITLIN.
FEARNLEY, ADELE.CAITLIN.	MCPARLAN, JENNIFER.ROSE.
FIELDING, JENNIFER.ROSE.	MHIINGAN, PETER.
FLAMAND, PETER.	ASUKINABE.
ASUKINABE.	WHELAN, NAVAHRE.
FORTSON, NAVAHRE.	MARSHELLE.
MARSHELLE.	WEST, SASCHA.LYNN.
GARRITY, SASCHA.LYNN.	MORRISON, SERGE.
	RAYMOND.
GATES, SERGE.CONRAD.	SYED, GHAFAR.
GHAFFAR, SYED.ABDUL.	SHALEV HOUSFATER, FANG.
GU, FANG.	GU, WILSON.HONGJI.
GU, HONG.JI.	
GUERUELA, ARLEN.	ALPAJORA, ARLEN.EBUENGA.
EBUENGA.	GROULX, DIANE.EILEEN.
GUEST, DIANE.EILEEN.	KOLLAR, MARY.ELLEN.
HEMS, MARY.ELLEN.	HENRIQUES RAMOS CORREIA,
HENRIQUEZ RAMOS,	NATERCIA.MARIA.
NATERCIA.MARIA.	HITAWALA, FIROZA.SHABBIR.
	HUSSAIN.
HITAWALA, FIROZA.SHABBIR.	LASCHNER, KAYLA.ASHLEY.
HITCHCOCK, KAYLA.ASHLEY.	TAMANE, MEGHAN.ASHLEY.
HOAR, MEGHAN.ASHLEY.	
HOEKMAN, KRISTI.ALYNDA.	DUNPHY, KRISTI.LOUISE.
LOUISE.	ZINMON-HTET, CELESTE.
HTET, ZIN.MON.	DILLON, WHITNEY.ANNE.
	HUGGINS.
HUGGINS, WHITNEY.ANNE.	SANDHU, KULVINDER.SINGH.
HUNDAL, KULVINDER.SINGH.	SANDHU, VEERPAL.KAUR.
HUNDAL, VEERPAL.KAUR.	DADDIS, EILIDH.JOANNA.
JACKSON, EILIDH.JOANNA.	LAFONTAINE.
LAFONTAINE.	
JAHANMEHR, SEYED.	JAHANMEHR, MOHSEN.
MOHSEN.	MZOURI, IMAD.
JALAB, SABAH.BAHIZ.	PAVLOVIC, ANA.
JANIC, ANN.ELIZABETH.	DAWOOD, REEM.
JIHAD, REEM.	UNGUREANU, MIHAELA.
JONES, MIHAELA.	JURKOVIC, JOHN.IVAN.
JURKOVICH, JOHN.IVAN.	
KARIM, NARMIN.	MZOURI, NARMIN.
MOHAMMAD.	MZOURI, VAHEL.
KARIM, VAHEL.	JASSI, CHARANJIT.KAUR.
KAUR, CHARANJIT.	KAUR, HARPREET.
KOHLI, HARPREET.KAUR.	SAX, PHILIP.THOMAS.
KUBICA, THOMAS.PHILIP.	RENNE, ANDRE.
KWOK, ANDRE.CHI.NAM.	KWOK, ALISA.PEIJEE.
KWOK, PEI-JEE.ALISA.	LI, JASON.ZHIWEI.
LI, ZHI.WEI.	LORFARD, ALI.
LORFARD, ALI.	LORFARD, SANAZ.
LORFARD, SANAZ.	LUO, RICKY.RUIZHE.
LUO, RUIZHE.	LÉVESQUE, KATHRYN.
LÉVESQUE, CATHERINE.	LOUISE.
MARIE.LOUISE.	

PREVIOUS NAME

MAC DONALD, SAMANTHA.
VALMA.ELLEN.
MAGEROVSKA, IRYNA.
PETRIVNA.
MEHAR, GHILMAN.
MEHAR, PRIHAN.
MEHAR, RAMIN.
MOERSCHFELDER, SAMUEL.
KENNETH.
MOHEMMAD KARIM, HAJI.

MOORE, SARAH.ELIZABETH.
MORRISON, KRYSTAL.
NADARAJAH,
GANESHALINGAM.
NAFEES, MADIHA.
NASIR, DINA.
NGUYEN, HUONG.THU.THU.
NUR, NIMO.
PAL, SWARAJ.

PATHOUMMADY, SAOVALITH.
PATKO, TAMAS.
PATKO, TUNDE.
PAULETTE, ATHINA.DAWN.
PAYNE, JUSTIN.GORDON.
ARTHUR.
PHAN, JAMES.REMINGTON.
PORTER, AMANDA.RUTH.
POWELL, ELISE.VICTORIA.
SONTAG.
PÉAN, ALTAGRACE.
RIVARD-GAUTHIER, MARIE.
JEANNED'ARC.CÉLINE.

ROBERTS, ZACHARY.ANDREW.
RUTT, CHRISTOPHER.
MATHEW.
SEKHON, RAJWINDER.KAUR.
SHI, XIAO.LU.
SHRIVASTAVA, SHAILJA.
SILVA, REGINA.PAULA.
SINGH, BAHADER.
SINGH, RANJIT.
SINGH, SUKHMEN.
SIVAKUMAR, ABERA.
SIVAKUMAR, ANUSAN.
ST GERMAIN, LEE.ANNE.
STINSON, KATE.DELAMERE.
STRONG, SHERRY.ELIZABETH.
SULAJ, REDION.
SWAMINATHAN AMANDA,
RACHAEL.EDDY.
SZYMANSKI, WERONIKA.
TAIMANAOOS, SUZAN.
TANG, CHI.HIM.ADRIAN.
TARLO, NAOMI.ELIZABETH.
DIANE.
TAYLOR, ELLIE.RACHEL.
KARINA.
TELFER, ALEXANDRA.
THEODORE HALFROSE, BIBI.
SHEANAZ.
TIESSEN, NICOLE.RAE.
TINKER, ERIC.NATHANIEL.
TOM, DANA.LEAH.
TOM, KAYLA.HEAVEN.
TOMOSVARYOVA, TIMEA.
TRIPP, BARBARANN.
MARGARET.

NEW NAME

GILBERT, SAMANTHA.VALMA.
ELLEN.

MAHEROVSKA, IRENE.
MALIK, GHILMAN.
MALIK, PRIHAN.
MALIK, RAMIN.
ANNABLE, SAMUEL.
KENNETH.
MZOURI, HAJI.
RAYFIELD, SARAH.
ELIZABETH.
CAMPBELL, KRYSTAL.
NADARAJAH, MUHAMMAD.
AZEEM.
ZAMEER, MADIHA.
DINA, SADA.
NGUYEN, MARY.HUONG.
NUR, NIMA.
MANN, SWARAJPAL.SINGH.
KHAMPHOUVONG,
SAOVALITH.
MAXWELL, THOMAS.WALTER.
FLEMING, EMMA.TÜNDE.
IRISH, ATHINA.DAWN.

PAYNE, ROBYN.JUSTYNE.
PHAN, JAMES.QUOC.
PORTER, RUTH.MARGARET.
POWELL EL-CHAMI, ELISE.
VICTORIA.SONTAG.
PÉAN-EVANS, GRACE.
RIVARD, MARIE.
JEANNED'ARC.CÉLINE.
SHEPHERD, ZACHARY.
ANDREW.
MORRISON, CHRISTOPHER.
MATHEW.
KAUR, RAJWINDER.
SHEN, ISABELLA.JULEE.
SRIVASTAV, SHELLY.
SECORD, REGINA.PAULA.
SANDHU, BAHADER.SINGH.
JASSI, RANJIT.SINGH.
SANDHU, SUKHMEN.SINGH.
SIVAKUMAR, HANNAH.
SIVAKUMAR, JOSHUA.
DEANO, LEE.ANNE.
WEBSTER, KATE.DELAMERE.
JONES, SHERRY.ELIZABETH.
DESANTIS, MARIO.
EDDY SWAMINATHAN,
AMANDA.RACHAEL.
DUBOIS, WERONIKA.
BIDAWOOD, SUZAN.
TANG, ADRIAN.CHI.HIM.

RANDALL, NAOMI.GRACE.
TAYLOR, ELLIE.KARINA.
LYNN.
WILSON, ALEXANDRA.

HALFROSE, SHEANAZ.
FORMAN, NICOLE.RAE.
HYMAN, ERIC.NATHANIEL.
LEIGH, DANA.
LEIGH, SPENCER.HEAVEN.
OSZ, TIMEA.
KEELER, BARBARANN.
MARGARET.

PREVIOUS NAME

VACHTCHENKO, TATIANA.
VAJTO, MARIA.LIPTAYNE.
VANDENBERK, DIANNE.
MARY.
VASSELL, KENESHA.NICOLE.
WALSH, KRISTY.ANNE.
WESSEL, NOLAN.DOUGLAS.
TABONE.
WHALEY, DAVID.JOHN.
WOJCIK, KRZYSZTOF.
YASKOLSKIE, DANIELLE.ANN.
YE, ZI.QING.
ZHANG, SHAWN.KANGLI.
ZHAO, HONG.

NEW NAME

LITT, MICHELLE.
HOWLETT, MARIA.LIPTAYNE.

JANSSEN, DIANNE.MARY.
VASSELL, NÉESHELL.NICOLE.
SARAUSKY, KRISTY.ANNE.
HANNIGAN, NOLAN.
ALEXANDER.CHARLIE.
HANNA, DAVID.JOHN.
WOJCIK, CHRISTOPHER.
KOHL, DANIELLE.ANN.
YE, JUDY.ZI.QING.
CHEUNG, SHAWN.
ZHAO, RUORU.

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(146-G105)

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from January 14, 2013 to January 20, 2013, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 14 janvier 2013 au 20 janvier 2013, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME

ABDULLAH, MUHAMMAD.

ADIB GAD, MARIA.GEORGE.
ADIB GAD, MARTINA.
GEORGE.
AKIL, EKIN.EDA.
ALBERO, MARISSA.
JALANDONI.
AMEED, MUHAMMAD.
ANUM, NAAJIA.
ARNOLD, CHRISTOPHER.
MAURICE.
ARYA JAM, ARIYANA.
ARYA JAM, KAZEM.
ASTIFO, LOUSIN.
AZAM, ESHA.
BABARINDE, BOLAJI.
ADEBAYO.

NEW NAME

SHEIKH, ABDULLAH.AZAM.
MEKHAEL, MARIA.GEORGE.
ADIB.
MEKHAEL, MARTINA.
GEORGE.ADIB.
YUCE, EKIN.EDA.
LIVINGSTONE, MARISSA.
JALANDONI.
SHEIKH, AMEED.AZAM.
ALI, NAAJIA.KASHIF.
WYNN, CHRISTOPHER.
MAURICE.
ARIAJAM, ARIANA.
ARIAJAM, KAZEM.
LAZARIAN, LOUSIN.MERZA.
KHAN, ESHA.

BACH, MICHAEL.JOSEPH.

BALLIS, KONSTANTINA.
BANDEH MOGHADAM,
MAZDAK.
BARAKE, ABIR.
BEDNARCHIK, MICHAEL.
BELCOURT, ASHLIE.JAZMINE.
MARIE.
BERHANE, SENSEN.MILLION.
BERNIER, MARTIN.JR.
BERNIER, NICOLAS.MICHEL.
BHANGAL, RAJDEEP.
BONDARENKO, DANIEL.
PAVLOVYC.
BONDARENKO, IRYNA.
YURIYIVNA.
BONDARENKO, PAVLO.
VYACHESLA.

ZACHARY, BOLAJI.ADEBAYO.
ASHLEY, MICHAEL.
MAVERICK.
KARAMPATSOU,
KONSTANTINA.
FREEMAN, MAZDAK.
WOLFGANG.
HALABI, ABBY.
VERETENNIKOV, MICHAEL.
BHARDWAJ, ASHLIE.JAZMINE.
MARIE.
MILLION, SENSEN.ARAYA.
MORNEAU, MARTIN.
MORNEAU, NICOLAS.
BHANGAL, RAJDEEP.KAUR.

BONDARENKO, DANIEL.
BONDARENKO, IRENA.
BONDARENKO, PAUL.

PREVIOUS NAMECAESAR. RAYONNE.DESLYN.
CELINA.CANNISTRACI, MARIA.
ANGELA.CASALME-LUMANGLAS,
NIKKI.

CATOUNIS, ARGERE.

CHEN, RONGCONG.

CHEN, WAN.QIONG.

CHEN, ZHI.FEI.

CHOPAMBA, ANNAH.
CAROLINE.

CHUHAN, PARAMJEET.KAUR.

CHUHAN, SARABJIT.KAUR.

CLARKE, JONATHAN.
WINSTON.CONRAD, JOSEPHINE.
ZENOVIA.CROZIER-MARTINDALE,
MATELYNN.MARIA.DANG, LAM.PHUONG-THAO.
TIFFANY.DANG, LAM.PHUONG-THUY.
TRINA.DELPORT, ESTELLE.RENE.
DERAKHSHANDEH-POUR,

KIAN.FARHAD.

DERAKHSHANDEH-POUR,

RYAN.YARI.

DERAKHSHANDEHPOUR,
FARSHAD.DESAI GUNJAN,
MUKUNDKUMAR.

DICKSON, MBONDO.

DIETZ, AMANDA.LYNN.

DIMARTINO, ORAZIO.

DING, CHENJING.

DU, JING.

DUGAS, MARIE.DIANE.
MIRELLE.

DUONG, KAREN.

DUONG-DU, KAHONG.
TIMOTHY.

DWORCHUK, CECELIA.ANNE.

EL HALABI, LANA.

EL HALABI, RAMI.

EL-HALABI, WADIIH.AMINE.

ETHIER, MARY.AGATHA.
SHIRLEY.

FARBER, ERIN.JAY.

FARR, DANNY.DAVID.

FEIZO, BETTY.ANN.ALMEIDA.

FITZPATRICK, GAIL.DARLENE.

FOURNIER, JACOB.THOMAS.
JULIAN.

FRANKLIN, SYLVIE.LEMIRE.

FREITAS, SHAWNA.LEILAH.

GIONET, HAYLEIGH.

CAROLYN.

GLICKIJ, IRENE.

GUREL, BENGU.HELIN.

HANNA, MARGARETTA.HEIN.

HAYKO, KALONNIE.ANN.

HERASIMOV, NATALIA.

HILL, TYLER.JAMES.DEACON.

HOMSI, SAMIR.

NEW NAMECAESAR-CHAVANNES,
CELINA.RAYONNE.

SORACI, MARIA.ANGELA.

CASALME, NIKKI.KRISTINA.

CATOUNIS, ROULA.

CHEN, MARK.RONGCONG.

LIANG, WENDY.ANNA.

CHEN, LILY.ZHIFEI.

GRANT, ANASHE.CAROLINE.

SAROYA, PARAMJEET.KAUR.

MANN, SARABJIT.KAUR.

CLARKE, JONATHAN.

CONRAD, SNOW.JOSEPHINE.
ZENOVIA.

CROZIER, MATELYNN.MARIA.

DANG, TIFFANY.LAM.

PHUONG-THAO.

DANG, TRINA.LAM.PHUONG-
THUY.

HANIVAL, ESTELLE.RENÉ.

DERAKHSHANDEH, KIAN.F.

DERAKHSHANDEH, RYAN.Y.

DERAKHSHANDEH, FARSHAD.

DESAI, GUNJAN.

MUKUNDKUMAR.

DICKSON, MATTHEW.

MBONDO.

DIETZ, CASEY.CONNOR.

OCTAVIUS, VALENTINO.

ARIEL.

DING, JODIE.CHENJING.

SCOTT, EMMERSEN.

DUGAS, MIREILLE.MARIE.
DIANE.

YANG, KAREN.

DUONG, TIMOTHY.KAHONG.
DU.

BATRIE, ANNE.CECELIA.

DWORCHUK.

HALABI, LANA.

HALABI, RAMI.

HALABI, WADE.

ETHIER, SHIRLEY.AGATHA.

FARBER, AARON.JAY.

VELLENGA, DANIEL.DAVID.

FEIJO, BETTY.ANN.ALMEIDA.

WAGNER, GAIL.DARLENE.

CARR, JACOB.THOMAS.
WAYNE.

ZENT, SYLVIE.LEMIRE.

FREITAS, SHAWNA.LEILAH.

MELODY.HART.

NARBONNE, HAYLEIGH.

CAROLYN.

ULICKIJ, IRENE.

ANONYMS, HELENE.

HANNA, MARGARETTA.

HEINZE.

PLEXMAN, TAUDE.KALONNIE.

CHALA, NATALIA.

DEACON, TYLER.JAMES.HILL.

LOMBARDI, LEONARDO.

PREVIOUS NAME

HUANG, LU.

HUMERA, HUMERA.

JACKSON, SUSAN.MARGARET.

JANIC, CLIFF.

JASSAL, NAVJYOT.KAUR.

JETKERBAYEV, ASSYLBEK.

JETKERBAYEVA, AITKUL.

JETKERBAYEVA, DARIGA.

JOHNSTON, DAVID.WAYNE.
DOUGLASS.

JOHNSTON, SHANNON.MARIE.

KAMARUJAMAN, PARVIN.

KARIM, ISMAEL.

KARIM, YOUSUF.

KASHAF, FARAH.

KAUR BRAR, JUPINDER.PAL.

KAUR, JASWINDER.

KEUNG, WAI.JIANG.WEI.

KIM, SO.YOUNG.

KIM, YAN.WAI.PAULINE.

KOJOKARO, RAPHAEL.

KOLBUC, PATRYK.PIOTR.

KONGDASUBTAVEE,

UTUMPORN.

KOTAK, APEXABAHEN.

NIMISH.

KOU, HANJING.

KRAHN, JEFFREY.LAMOTTE.

KUKURUDZA, CHRISTOPHER.

DAVID.

KWACH, SOLVEIG.ANNA-LISE.

LAI, SZU-YING.

LAI, WING.SI.

LAI, WING.YEUNG.

LEE, FON.YEE.

LEE, HANWOONG.

LEOTAUD, GEORGE.

LEWTHWAITE, REBECCA.

ELIZABETH.

LI, MINGHUA.

LIM, YU.SIANG.

LIU, XUAN.CHEN.

LOGEL, BRANDON.PAUL.

WILLIAM.

LORENTZ, GABRIEL.JUSTICE.

MA, BRADLEY.YI-CHEN.

MAAGDELEYN, CHRISTINE.

LYNNETTE.

MACINNES, OIGHRIG.

MADEJ, WIOLETA.

MALGORZATA.

MAHEY, BALWINDER.KUMAR.

MAHEY, KULDEEP.SINGH.

MAHEY, MANPREET.KAUR.

MAHEY, SANDEEP.SINGH.

MAHEY, SANTOKH.KUMARI.

MAHMUD, MALAK.

MAHMUD, MOHAMAD.

MAJID-ZONOOZI, SEYED-

MOHAMMAD.

MAJIDZONOOZI,

SEYEDEHDINA.

MAJIDZONOOZI,

SEYEDEHMONA.

MARTEL, MARIE.MADELEINE.

NEW NAME

HUANG, EILEEN.

QADEER, HUMERA.

FAKHRUDDIN.

JACKSON, SUSANNA.

MARGARET.

YAGNYCH, CLIFF.RUDOLPH.

DEOL, NAVJYOT.

JET, ASYL.

JET, MARLENE.

JET, DARIGA.

PAMPLIN, DAVID.WAYNE.

DOUGLAS.

PAMPLIN, SHANNON.MARIE.

PROCTER, PARVEEN.

QURAIISHI, ISMAIL.

QURAIISHI, YOUSUF.SAAD.

SHAMS, FARAH.

SEKHON, JUPINDER.PAL.

BRAR, JASWINDER.KAUR.

JIANG, WEI.

CHEN, SONYA.SO-YOUNG.

CHUI, PAULINE.VENS.

FORTUNE, RAPHAEL.

PLEWA, PATRYK.PIOTR.

KONGDASUBTAVEE, NAPADA.

KOTAK, APEXA.BHARAT.

KOU, HELEN.HANJING.

KEARNS, JEFFREY.STEPHENS.

PROCTOR, CHRISTOPHER.

JACOBSEN, SOLVEIG.ANNA-
LISE.

LEE, TIEN-RU.

LAI, IRENE.WING.SI.

LAI, BRIAN.WING.YEUNG.

LEE, KAREN.FONYEE.

LEE, DAVID.

MOHAN, RICHARD.AMIR.

MCBRIDE, REBECCA.

ELIZABETH.

LI, JIANZHANG.

ANG, ALVIN.

LIU, JULIA.

MEALEY, BRANDON.PAUL.

WILLIAM.

PETER, GABRIEL.JUSTICE.

GUO, BRADLEY.CHEN-YU.

EPP, CHRISTINE.LYNNETTE.

MACINNES, ALEXANDRA.

OIGHRIG.

SUR, VIOLETTA.

RICHARDOVNA.

MANN, BALWINDER.SINGH.

MANN, KULDEEP.SINGH.

MANN, MANPREET.KAUR.

MANN, SANDEEP.SINGH.

MANN, SANTOKH.KAUR.

ALI, MALAK.

ALI, MOHAMAD.

ZONOOZI, MEHRDAD.

ZONOOZI, DINA.

ZONOOZI, MONA.

MARTEL, SYLVIE.

MADELAINE.

PREVIOUS NAME

MASON, KAREN.LYNN.
MC CONNELL, WENDY.BELLE.
MC CULLOCH, FIONA.
DIANNE.
MC PHERSON, KAREN.ANN.
MEEHAN, BRANDON.LEE.
MESSER, MARK.ANTHONY.
MOHAMED,
KARAMRAMADHAN.
ABDULLAHI.
MOHAMED, MAHAD.
MOHAMED, NABEIL.KARAM.
MOHAMMED, ISHMAEL.QAIS.
MOHAMMAD, MOHAMMAD.
AMAR.
MORIN, MARIE.MIETTE.
MOUSIS, SAHAK.
MYKE, DELBERT.DUAIN.
MYSHRALL, JONATHAN.
CHARLES.
NATALE, GIOVANNA.
NGUYEN, HUYNH.BICH.TRAM.
TIFFANY.
NICHOLS, SANDRA.

NYARKO, EDWARD.KOFI.
O'REILLY, MELISSA.GILLETTE.
CHANNING.
OLIVER-DUSSAULT, JOSEPH.
GILLES.JACQUES.SIMON.

PACKIANATHAN, NORMAN.
PAGET, JENNIFER.ASHLEY.
SARAH.
PAIEMENT, ZOEL.RAYMOND.
JOSEPH.
PARSONS, CHRISTINA.
AMANDA.

PARÉ, ANITA.MARIE.
PATEL, PRIYANKA.MANOJK.
PENNEY, JOSHUA.BYRON.

PERERA, NILUKI.MARIA.BE.

PERERA, SENAPATIGE.PENE.
PEREZ VARGAS, BEVERLEY.
RHODA.
POON, CHUN.HIM.
POON, KA.HIM.
POPOVA, LIUDMILA.

PRINCE, ADELINE.MARJORIE.
RAMANPREET KAUR,
RAMANPREET.
RAMZY, SONDOS.ESSAM.
EL.DIN.
RANDHAWA, RANJOT.KAUR.
REE, MARY.ANN.FRANCES.
REHMAN, SYED.FASEEH.
RICHARDS, JAY.IRWIN.
JOSEPH.

RIVETTE, SERENITY.OLYVIA.
ROBERTSON, RYAN.
ALEXANDER.SCOBIE.
ROBINSON, MICHAEL.DAVID.
ROMANY, URSULA.AKU.
SABIR, HINA.
SAHOTA, GURDEEP.KAUR.

NEW NAME

GORDON, KAREN.LYNN.
HEWTON, WENDY.BELLE.

JENNINGS, FIONA.DIANNE.
HURLBUT, KAREN.ANN.
DECKER, BRANDON.LEE.
JOHNSON, MARK.ANTHONY.

WESTWOOD, RAY.
AHMED, MAHAD.HUSSIEN.
WESTWOOD, LEON.RAY.
SHERIFF, ISHMAEL.QAIS.
MOHAMMAD, AMAR.ABDUL.
WARIS.
MORIN, MIREILLE.MIETTE.
LAZARIAN, SAHAG.SEROP.
MYKE, PETER.DELBERT.
MAHARAJ, JONATHAN.
CHARLES.
NATALE, GIOVANNA.SECA.
NGUYEN HUYNH, TIFFANY.
BICH.TRAM.
LAGLER, SANDRA.
THOMPSON, EDDIE.KOFI.
NYARKO.
HNATIW, MELISSA.GILLETTE.
CHANNING.

DUSSAULT, SIMON.OLIVER.
PACKIANATHAN, SURESH.
NORMAN.

TORRANCE, JENNEVIEVE.
LAUZON, ZOËL.RAYMOND.
JOSEPH.
PARSONS, AMANDA.
CHRISTINA.
MACELHERAN, MACKENZIE.
ANITA.
PATEL, PRIYANKA.
VALENTINE, NESS.
PERERA, MARIA.NILUKI.
BERNADETTE.
PERERA, LETITIA.
SENAPATIGE.PENENTHA.
KAHNE PEREZ, BEVERLEY.
RHODA.
POON, ANDREW.CHUN.HIM.
POON, PETER.KA.HIM.
NEAGU, LIUDMILA.
PRINCE, ADELAIDE.
MARJORIE.

JAGPAL, RAMANPREET.KAUR.

PARKER, SONDOS.
RANDHAWA, RAVNEET.KAUR.
REE, MARIANNE.FRANCES.
SYED, FASEEH.

IRWIN, ZACH.
ST ANGELO, SERENITY.
OLYVIA.
SCOBIE-ROBERTSON, RYAN.
ALEXANDER.
GUARASCI, MICHAEL.DAVID.
ADDOTEY, URSULA.AKU.
AMIR, HINA.
GILL, GURDEEP.KAUR.

PREVIOUS NAME

SALBAY, NATIVIDAD.A.
SAQR, ADAM.ZAKI.
SAWH, BRANDON.JOHN.
SEEVARATNAM, MALINI.
SEFERAJ, ENTELA.
SEFERAJ, LOAR.
SEFERAJ, SEBI.
SEGAYER, ADAM.
CHRISTOPHER.
SERRENTINO, ELIZABETH.
ANGELA.
SEYEDMOHAMMADI-YAZDI,
SEYEDFARSHID.
SEYEDMOHAMMADIYAZDI,
SEYED-MOHAMMAD.
SEYEDMOHAMMADIYAZDI,
SEYEDSAEED.
SEYEDSADR, SONIA.
SEYMOUR, GERTRUDE.
MURIEL.

SHANMUGANATHAN,
PRIYATHARSHINI.
SHAPOVALOVA, GANNA.
SHARIF, SARAH.AFREEN.
SHEVCHENKO, ANASTASIA.
SHI, MIN.
SINGH, SURJIT.KAUR.
SIVAYOGANATHAN, AMUTHA.
SMITH, MARK.LEONARD.
SONG, SHAO.HAN.

ST CLAIR, SAVANNAH.
STAYER, MAHMOUD.
STIH, ANNE.JOSEPHINE.
SU, SHU.FEI.
SYMONDS, CAROLINE.
MARGARET.

SZUMSKY, ANDREW.WILLIAM.

TAYLOR, BLAKE.MACKENZIE.
TAYLOR, LIAM.EVAN.
MICHAEL.
TEO, SOH.HOON.
THIBERT, CATHERINE.
THOMPSON-DYCE,
CHRISTOPHER.WILLIAM.
CHARLES.

TOEWS, ANDREA.REBECCA.
TOMAS TADEO, VICTORIA.
TREPANIER, SYLVIE.
YOLANDE.
TUNG, SIU.LING.
VELASCO, SEGUNDA.
CANDELA.

WALTER, TAYLOR.BRADLEY.
WATTERS, KIRK.BENJAMIN.
WHEELER-KERNEN,
DANIELLE.ELIZABETH.

WHITEHALL, ANGELA.JEAN.
WILSON, SEBASTIAN.
MARIAN.
WROBLEWSKI, ARKADIUSZ.
YANG, MENG.HUA.
YANG, YAN.LI.
YASROBI, SEYED-
SHAHABODD.

NEW NAME

KIRKORYAN, NATALIE.
ABELLION.
SAQR, MOHANAND.ZAKI.
FAIRLEY, BRANDON.JOHN.
MANIVANNAN, MALINI.
SEFERAJ, ENTELA.S.
SEFERAJ, LOAR.LUCAS.
SEFERAJ, SEBI.SOPHIA.
SEGAYER, ADAM.MUSTAFA.
AHMED.

COYLE, ELIZABETH.MARY.

YAZDI, FARSHID.

YAZDI, MOHAMAD.

YAZDI, SAEED.
SADER, SONIA.CHLOE.
SEYMOUR, JANE.GERTRUDE.
MURIEL.

SHAN, PRIYA.THARSHINI.
SHAPOVALOVA, ANNA.
ARIAI, SARAH.
USPENSAYA, ANASTASIA.
SHAN, JEFFERY.
SINGH, MANJIT.KAUR.
SOTHIRAJAH, AMUTHA.
CURRIE, MARK.LEONARD.
SONG, PETER.SHAOHAN.
ARBOUR, SHANNON.SIMONE.
VIOLET.MARIE.
ATIYEH, MAHMOUD.
STIH, ANNA.JOSEPHINE.
SU, KARINA.SHU.FEI.
RANGLES, CAROLINE.
MARGARET.
SHUMSKY, ANDREW.
WILLIAM.
BRENNAN, BLAKE.
MACKENZIE.

BRENNAN, LIAM.EVAN.
TEO, SUAT-BENG.SOH-HOON.
CADIEUX, CATHERINE.

RUSTON, CHRISTOPHER.
WILLIAM.CHARLES.
ANDRULIS, ANDREA.
REBECCA.
TOMAS, VICTORIA.T.

GAGNON, SYLVIE.YOLANDE.
TUNG, ANITA.SIU-LING.
VELASCO DUARTE,
CANDELARIA.
WALTER-ATKINSON, TAYLOR.
BRADLEY.
KIRKLAND, KIRK.BENJAMIN.
KERNEN, DANIELLE.
ELIZABETH.
WHITEHALL, ANDIE.PAYTYN.
LEIGH.JEAN.
WILSON, ANDREW.
ALEXANDER.
MALIK, ARCADIOUS.
YANG, SARAH.MENGHUA.
YANG, YANLI.LISA.

YASREBI, SHAHAB.

PREVIOUS NAME

YIP, TSZ.YAU.
YOUNG, LISA.JENNIFER.
ZHANG, BIN.
ZHANG, CONG.YUE.
ZHANG, YING.

NEW NAME

YIP, EVANGEL.TSZ.YAU.
YOUNG, JESSE.DOUGLAS.
LIU, ELIZABETH.
ZHANG, MICHAEL.CONGYUE.
ZHANG, ANDIE.YING.

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(146-G106)

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from January 21, 2013 to January 27, 2013, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 21 janvier 2013 au 27 janvier 2013, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME

ABDULAZEEZ, RAJPATTI.
ABU NADI, KEFA.
AGHAJANI, ALIREZA.
AGHAJANI, PARISA.
AHMED, MARIAN.
AIHSAAS, AIHSAAS.
ALLAIRE-PAQUETTE,
MELANIE.CAROLE.
AQUINO, JORDAN.RYAN.
BAWDEN-GOEBELLE, SHAWN.
RENÉ.
BIRCH, WILLIAM.THOMAS.
BORIS.
BORG, DONNA.MARIE.
BUKOVEC, DARIJA.
CABRERA ALONSO, MARIA.
AURORA.DEL.CARMEN.
CARDOSO, EDUARDO.
GRECCO.
CHARAN KHAN, NARVIN.
CHEN, FAN.RONG.
CLINE, RALPH.EDWARD.
GORDON.
COUVILLION, QUINTON.
LOUIS.
CRUIKSHANK, ALLICYN.
MARIE.
DAVEY, SUZANNAH.JAYNE.
DAVIS, TEDDY.JACK.JR.
DI PIERDOMENICO, EMILIE.
MARIE.
DOLMA, LHAKPA.
DRESSLER-JOHNSTON,
BAILEIGH.
FUNG, KA-HO.
GJORGIEVSKI, KORUN.
GODIN, TYLER.OMER.JOHN.
GODOY, ELAHE.
GODOY, NILOUFAR.
GONSALVES, KATHY.ALDORA.
HANA, SARMAD.
HATCH, TAMARA.LYNN.
HOMMEL, MEGHAN.
GWENDOLYN.HELENA.
JARAD, TONYA.MELISSA.
JIANG, MENG.LU.

NEW NAME

KISTODIAL, RAJPATTI.
ASHAMRY, LAYAN.
AGAJANI, AL.
AGAJANI, PARISA.TOODEH.
OMAR, MARIAN.
CHETAL, AIHSAAS.
PAQUETTE-ALLAIRE,
MELANIE.
MALIBIRAN, JORDAN.RYAN.
BAWDEN, SHAWN.RENÉ.
BIRCH, BORIS.WILLIAM.
THOMAS.
BORG, DAWNA.MARIE.
KAGAN, DARIA.
DAVIDSON, MARIA.AURORA.
DEL.CARMEN.
GRECCO, EDUARDO.
CHARAN, NARVIN.
CHEN, FANNY.FANRONG.
CLINE, SANDY.RALPH.
EDWARD.GORDON.
MILLSON, QUINTON.LOUIS.
BASTIEN, ALLICYN.JOHANNE.
DAVEY, JAYNE.LYNETTE.
ZIMMERMAN, TEDDY.JACK.
SAGRIPANTI, EMILIE-MARIE.
CATHERINE.
SUNGKHOR, LHAKPA.DOLMA.
NEAR, BAILEIGH.JO.
FUNG, GARY.KA-HO.
GEORGIEVSKI, KORUN.
THOMAS, TYLER.OMER.JOHN.
GODOY, ELLIE.TOODEH.
GODOY, NEL.TOODEH.
WONG-YOU, KATHY.JULIEN.
YOUNAN, CEZAR.
ZOVKO, TAMARA.LYNN.
DIEZ, MERCEDES.MEGHAN.
JARRED, MELISSA.
JIANG, JENNIFER.LU.

PREVIOUS NAME

JYOTI, JYOTI.
JYOTIKA, JYOTIKA.
KALSI, JASPREET.KAUR.
KARIM, CARMEN.SARAH.
KARIM, DANIEL.
KARIM, RAIED.
KASHEUNIK, LIUDMILA.

KEE, WAI.KUAN.
KHIRFAN, LOUNA.J.H.

KNIGHT, STEVE.ANTHONY.

LATCHMAN, KIRAN.GANESH.
LATIF, MUHAMMAD.TALAL.
LEE, GAVIN.SEAN.
LEE, YOURIM.
LEUCE, RAZVAN.CATALIN.
LEUNG MA, WAI.HING.
LIEBER, MARINA.
LONGBOAT, WILLIAM.
MARWOOD.
LOVE, KALVIN.TROY.
BRAZEAU.
LUONG, BICH.PHUONG.
NGUYEN.

LYNN, TAMMY.MARIE-AMBER.
MAHAMOUD, ABDULKADIR.
MAHA.
MAZEROLLE, NADIA.MARIE.
DANIELLE.
MCGILL, CONNOR.JAMES.
PAUL.
NG, CHRISTINE.SHINTING.
PADARATHSINGH, VICTORIA.
CARRIE.
PARADIS-MCNAB, ANIK.
JANINE.
PRABHU, NEETHU.
RADMELICH, ARIANA.
NIKOLE.
RAWJI, MEETAL.SALIM.
REZNIK, FAY.

ROBINSON, NANCY.JEAN.
SALDATSENKA, ANDREI.
SALDATSENKA, VALERIA.
SALONI, SALONI.
SHILENSKY, JELENA.
SINGH, AMANPREET.
SIVANADIAN, JEROMY.

SMITH, MATTHEW.RONALD.
SMITH-LEBLANC, JULIAN.
DAVID.
STUART, MEGAN.
SU, XIAO.TAO.
SURENDER KUMAR,
SURENDER.KUMAR.
SUSILO, LINDA.
THANIKASALAM,
KIRUSHANTHY.
THIYAGARASAPILLAI,
JANARTHANAN.
TOODEH SHOUSHARI,
MAHIN.
UMEUGO, KELECHI.UDUNMA.
UMMARA, AKRAM.UMMARA.
VERMA, NEHA.

NEW NAME

KUMAR, JYOTI.
MADAN, JYOTIKA.
GREWAL, JASPREET.KAUR.
KALO, CARMEN.SARAH.
KALO, DANIEL.
KALO, RYAN.
SENKA, MILA.
KEE, ELIZABETH-MARIANN.
WAI.KUAN.
KHIRFAN, LUNA.
KNIGHT-ANDRADE, STEVE.
ANTHONY.
LATCHMAN, KRISHNA.
GANESH.
LATIF, TALAL.
LEE, GAVIN.HSIEN.
LEE, RACHAEL.YOURIM.
LEUCE, RICHARD.RAZVAN.
MA, JUDITH.WAI.HING.
SHERKINA-LIEBER, MARINA.
LONGBOAT, WILLIAM.
ARNOLD.

BRAZEAU, KALVIN.TROY.

LUONG, LINDA.
FORREST, TAMMY.MARIE-
AMBER.
MUSTAFA, ABDULKADIR.
MOHAMED.
MAZEROLLE-MASSIA, NADIA.
MARIE.DANIELLE.

MCGILL, CONAR.JAMES.PAUL.
NG, CHRISTOPH.SHINTING.

ARTHUR, VICTORIA.CARRIE.

PARADIS, ANIK.JANINE.
SELVA, DIYA.
CERETTI, ARIANA.SOPHIA.
LUCIJA.
JAMAL, MEETAL.SALIM.
KISTEROFF, FAY.
ROBINSON, NANCY-PAIGE.
JEAN.
SENKA, ANDREI.
SENKA, VALERIA.
KUMAR, SALONI.
SHILENSKY, LENA.
DHOTE, AMAN.ASSAD.
SIVANADIAN, ANGEL.JEROMY.
CARROLL, MATTHEW.JAMES.
WILBERT.

LUM-SMITH, JULIAN.
STEWART, MEGAN.EARNEST.
CHAN SU, RACHEL.XIAO.TAO.

KUMAR, SURENDER.
PAGE, LINDA.

JANAKAN, KIRUSHANTHY.
THIYAGARASAPILLAI,
AKARAN.JANA.

TOODEH, MAHIN.
AKWIWU, KELECHI.UDUNMA.
AKRAM, UMMARA.
BAGRIA, NEHA.

PREVIOUS NAME

WANG, HAN.LIN.
WONG, LOK.YI.
WOOD, NOAH-BRADLY.
DAMIAN.GERALD.
YANEZ ELDUAYEN, ANDRES.
EDUARDO.

YANEZ, OLIVER.GABRIEL.
YOO, KYUNGJAE.

NEW NAME

WANG, HENRY.BLAKE.
WONG, VICTORIA.PINKY.
WILLMAN, NOAH-BRADLY.
GERALD.
ELDUAYEN GILLIS, ANDRES.
EDUARDO.
ELDUAYEN GILLIS, OLIVER.
GABRIEL.
YOO, DAVID.KYUNGJAE.

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(146-G107)

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from January 28, 2013 to February 03, 2013, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 28 janvier 2013 au 03 février 2013, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME

ADAMS, CAROL.ANN.
AGWUELE, AMARA.FAVOR.
AGWUELE, ANTHONY.
ONYEMACHI.
AGWUELE, HERITAGE.
CHINAZA.
AGWUELE, KAM.GOODNESS.
AGWUELE, YULYA.
AHMED, RAJA.MIKAYL.
ALGURE, ALEXIS.ROSE.
ALMOND, QUINTON.ALLAN.
JAMES.
ALVARADO DUBKOVA,
ANGHELICA.CHANEL.
ANTONY, JENIFFER.MARY.
ANITTA.
ARDITI, ANDREE.JUDY.
AVALOS ROMO, MARGARITA.
BALTAZAR BELO, TYLER.
ETHAN.
BIAZLIUDAU, VITALI.
BROWN-MITCHELL, RICARDO.
MARIO.
BUENO, JUNALYN.CALMA.
CAMPBELL, BRANDON.
MICHAEL.
CAPELLAN, MARY.ROSE.
CABALLERO.
CASALME-LUMANGLAS,
NEIL.
CASTELLANI, LYDIA.
GABRIELLA.
CHAPMAN GORMAN,
MAKENSEY.TAYLOR.
CHIDAVAENZI, TAFADZWA.
EBUN-DELLA.
CLIFFORD-SANTOS,
STEPHANIE.MARIE.
COLLINS, JUSTINE.CARA.
COUTO, MARIA.LUISA.
COX, ISAAC.
DANFORD-BEHARRY,
JEANETTE.ROSELLE.

NEW NAME

WAINMAN, CAROL.ANN.
CHUKWU, AMARA.FAVOR.
CHUKWU, ANTHONY.
ONYEMAECHE.
CHUKWU, HERITAGE.
CHINAZA.
CHUKWU, KAM.GOODNESS.
CHUKWU, YULYA.
RAJA, MIKAYL.AHMED.
GOTELL, ALEXIS.ROSE.
EATON, QUINTON.ALLAN.
JAMES.
ALVARADO DUBKOVA,
LIDIACHANEL.
ANTONY, JENNIFER.
GABOR, ANDREA.ARDITI.
HUNTER, MARGARITA.
BALTAZAR, TYLER.ETHAN.
BELO.
BEZLUDOV, VITALI.
BROWN, RICARDO.MARIO.
RIMANDO, JUNALYN.BUENO.
GLYDE, BRANDON.MICHAEL.
DE LUCA, MARY.ROSE.
CABALLERO.
CASALME, NEIL.CHRISTIAN.
FERREIRA, LYDIA.
GABRIELLA.
CHAPMAN, MAKENSEY.
TAYLOR.
MCLEAN, DELLAH.
CLIFFORD, STEPHANIE.
MCINTYRE.
COLLINS, CARA.
PAULINO, LUISA.CABRAL.
SUDAR, ISAAC.
DANFORD, JEANETTE.
ROSELLE.

PREVIOUS NAME

DANIELS, ANTONETTE.
DAYED, HARSHIL.
DE ROSIE, LEANNE.MARY.
DEARING, MELISSA.
MARGARET.
DESCHAMPS, MICKAELA.
ELIZABETH.
DESJARDINS, AMANDA.LEE.
DICKSON, HENRI.LLOYD.
THOMAS.
DIONNE, JORDAN.SHAYNE.
MICHAEL.
DONALDSON, NOELLE.
DENYSE.
DOUGAY, EMMA.VICTORIA.

ELLIS, LAURALIE.MARIA.
ERICKSON, PRISCILLA.
ROSEANGELA.
FARLEY, KATHLYN.CHERYL.
FILBY, SAVANNAH.ROSE.
FLAHERTY, JOSEPH.RORY.
FUAMBA, JERIEL.MUSANDJI.

GBALLOU, DAILLY.CAROLE.
GIANNAKOPOULOS,
ATHANASIA.SARAH.
GILL, KAMALJEET.KAUR.
GREYDANUS, JOCELYN.
CHRISTINE.
HADZIAVDIC, ADMIR.
HAIDARY, MARIAM.
HAJ ABED, HASHIM.FATHI.
HAMILTON, CHRISTINE.
LAURA.
HAN, KYUNGMIN.

HANNA, ANTONUES.
HARB, DOUHA.
HARRELL, SHELLEY.MARIE.
HARRIS, AUDREY.ELFREDA.
HASSAN, AHMAD.KASHEF.
HAYES, JENNIFER.JANE.
HAYWOOD, CARLEY.RAE.
HINDS-PERTAB, CIERRA.
JAMILLA.JEANNAE.
HOLDER, ALEXUS.KRISTINA.
AIESHA.
HORSMAN, ANDREW.
CAMERON.
HUA, THIEU.DUNG.
HUANG, AI.QUN.
HUDSON-ILIJOW, JADA.
BETHANY.
JAFARI, MEHRAN.
JAMIESON, BONNIE.
KATHLEEN.
JANSEN VAN DOORN,
CHRISTOPHER.ADAM.
JAYSWAL, RAJESHKUMAR.
RAM.
JORDAN, SUMMER.SUNSHINE.
LYNN.
KARIOJA, REYA.CARLENE.
KAUR, MANDEEP.
KE, SHENG.HAN.
KE, WEI.LUN.
KELLY-SHEDRICK, FELICHA.
HAZEL.MARIE.
KHANGURA, MANJIT.KAUR.

NEW NAME

NESRALLAH, ANTONETTE.
DAYED, ANGAD.
CHAN, LEANNE.MARY.
WATERS, MELISSA.
MARGARET.
BOYCE, MICKAELA.
ELIZABETH.
MITCHELL, AMANDA.LEE.
SAVARIE-DICKSON, HENRI.
LLOYD.THOMAS.
RILEY, JORDAN.GEOFFREY.
MICHAEL.

RYLANCE, CAERI.NOELLE.
THOMAS, EMMA.VICTORIA.
UNDERWOOD, LAURALIE.
MARIA.
ANOKHEI, PRISCILLA.
PURUSHA.
KING, KATLYN.CHERYL.
HOLMAN, SAVANNAH.ROSE.
ARAND, JOSEPH.JAMES.
TABINO, JERIEL.
LAMONTAGNE GBALLOU,
CAROLE.
SASSEVILLE, SARAH.
ATHANASIA.
SIDHU, KAMALJEET.KAUR.
GREYDANUS, JODI.
CHRISTINE.
KNIGHT, ADMIR.
HAIDARY, AAMIRA.
ALITER, HASHEM.

ATHRON, CHRISTINE.LAURA.
HAN, JAMES.KYUNGMIN.
POLO, ANTONUES.BASIL.
HANNA.
HARB, DOHA.
DOUCETTE, SHELLEY.MARIE.
CONTENT, JOY-GLADNESS.
HASSAN, KASHEF.
HARRALD, JENNIFER.JANE.
DONALDSON, CARLEY.RAE.
VIENEER, CIERRA.JAMILLA.
JEANNAE.
JONES, ALEXUS.KRISTINA.
AIESHA.

HORSMAN, EMILY.MARIE.
HUA, SAM.KY.
WONG, JOCELYNE.
ORLANDO-ILIJOW, JADA.
BETHANY.
WALTERS, JEFF.
QUINN, ARIA.PHILIPPA.
CHARLOTTE.
JANSEN, CHRISTOPHER.
ADAM.
JAYSWAL, RAJESH.
RAMESHCHANDRA.
DE LA PENOTIERE, SUMMER.
SUNSHINE.LYNN.
KARIOJA, REIJA.CARLENE.
BUTTAR, MANDEEP.
KER, ALEX.
KER, WILLIAM.
FONTENELLE, FELICHA.
HAZEL.MARIE.
KAUR, MANJIT.

PREVIOUS NAME

KORENBERG, NATAN.
LACHARITÉ, AMANDA.
NADINE.
LACHINI, NEGAR.
LAGROIS-JEAN, MARC.
JOSEPH.RÉJEAN.
LAMOTHE, DEVIN.ARTHUR.

LAU, CHING.KONG.
LEBEAU, MARIE.NICOLE.
SUZANNE.
LEWIS, CHRISTIAN.FAITH.
AMBER.
LIANG, YI.NING.
LIU, YING.
LOCKE, CORRINA.DARLENE.
LONGO, LOUISE.VIRGINIA.

LUBIN, KERZARIA.SHANTEL.
MANHAMO, CLAIRE.
MANHAMO, KENDRA.
MONIQUE.
MANHAMO, MAZVARIRA.
MANHAMO, MUGOVE.
KENNETH.
MANI, ERMIRA.
MARSAD, SULTAN.JAFAR.
MC CULLOUGH, KERRY.ELISH.

MCMANN, CAROL.LORRAINE.
MERCIER, CHANCEY.BRIAN.
MITRESKI-TRIEBNER,
PATRICK.DAVID.
MITROVICA, HASAN.
MITROVICA, LINDITA.
MOHAMMADPOUR-
FASKHOODI, MEHRAD.
MOHEBBI, KHOJASTEH.
MOQUIN, MELODY.NICOLE.
MUHAMMAD ABRAHIM,
ASHAR.BIN.AZHAR.

MULLIGAN, HALEY.MORGAN.
NEGOITA, MARIAN.
NGUYEN, THI.KIM.OANH.
NOYES CHRISTIE, TAMMY.
LYNN.

OSIT, MARIA.LOLITA.PUNO.
PAJOUHI, BABAK.
PATEL, ROSHAN.RAKESH.
BRIAN.
PEASE, TAYLOR.ELIZABETH.
JOANNE.

PERRY, JORDAN.ELIZABETH.
PHIXAYKOUNE, CHITTRA.

PILCH, MAGDALENA.ALEKS.
PITRE, KEVIN.LEE.
POVOLOTCAIA, NATALIA.
PRAJAPATI, DHRASHTI.
RAJESHKUMAR.
PURI, JEEVAN.JEFF.
RABIDEAU, BRANDON.
ALEXANDER.GRANT.
RAMINDER KAUR,
RAMINDER.KAUR.
RASAKUMARAN,
KIRUPALINY.
REHMAN, SYED.WAJEEH.

NEW NAME

KORENBERG, NATHAN.

FRASER, AMANDA.NADINE.
LACHINI, NICOLE.NEGAR.

JEAN, MARC.JOSEPH.RÉJEAN.
ARTHUR, DEVIN.LAMOTHE.
LAU, RAYMOND.CHING.
KONG.
BÉLAIR, MARIE.NICOLE.
SUZANNE.

LEWIS, CHRISTINA.FAITH.
AMBER.
LIANG, AILEEN.YINING.
KIR, JENNY.
MASSEY, CORRINA.DARLENE.
BROWN, LOUISE.VIRGINIA.
JN BAPTISTE, KERZARIA.
SHANTEL.
GWENA, CLAIRE.ANESU.

GWENA, KENDRA.MONIQUE.
GWENA, IVY.MAZVARIRA.

GWENA, KENNETH.MUGOVE.
PELINKU, ERMIRA.
JAFAR, MARSAD.SULTAN.
PHILLIPS, KERRY.ELISH.
CARMICHAEL, CAROL.
LORRAINE.

PEDDIE, CHANCEY.BRIAN.
TRIEBNER, PATRICK.DAVID.
MCA, JON.
MCA, LINDA.

FASKHOODI, MATTHEW.
MOHEBBI, SARAH.
NICOL, MELODY.NICOLE.

AZHAR, MUHAMMAD.ASHAR.
MULLIGAN-MYERS, HAILEY.
MORGAN.
NEGOITA, MARIO.
NGUYEN, MARINA.KIM.

NOYES, TAMMY.LYNN.
CAGUIOA, MARIA.LOLITA.
PUNO.
PAZHUHI, BAWBAK.
SERON, ROSHAN.SINGH.
BRIAN.

PEASE CASKNETTE, TAYLOR.
ELIZABETH.MARGUERITE.
HARRISON, JORDAN.
ELIZABETH.
PHIXAYKOUNE, GINNY.
SZEREMETA, MAGDALENA.
ALEKS.
CASEY, KEVIN.LEE.
WALTERS, NATALIE.

PRAJAPATI, DRASHTI.
DI MEDIO, JEFF.GIUSEPPE.
RABIDEAU, DUNE.ADAM.
MACRAE.

KAUR, RAMINDER.

RATHEESON, KIRUPALINY.
SYED, WAJEEH.

PREVIOUS NAME

ROBINSON, MELANIE.
SAFDAR, AREEJ.
SAIFULLAH, MOHAMMAD.
MUSTAFA.KHAN.

SAKYI, FRANCIS.
SAVOIA, CORINA.MARIA.
SAVOIA, GIANLUCA.ROCCO.
GIUSEPPE.
SAVOIA, ISABELLA.ROSA.
CORRADINA.
SELEBAH, FERGOS.
SHU, QI.SI.
SHU, YU.DONG.
SIBIA, MANDEEP.KAUR.
SINGARASA, RUSANTHINI.
SINGH, BALBIR.
SINGH, JASMINE.
SINGH, RASHPAL.KAUR.
SINGH, ROVITA.NATASHA.

SINGH, TEJINDERPAL.
SKARGA, OLENA.
SKARGA, VIVIENNE.JULIANA.
SMITH, MONICA.ELISABETH.

STYLES, SAMANTHA.SHERI.
SUGAR, TAMAS.
SUNG, JUN.YEONG.

SYVRET, EMMA.PEGAN.
TANG, PELLING.
TEKIN, BULENT.

THARMARAJAH, KOHILA.
THAVARATNAM,
THUSHAANTHINI.
THIESSEN FRIESEN, JACOB.
TOOR, EISHA.KAUR.
TU, JACKIE.
UL AHSAN, ABD.WAHED.
UMAIR, ZOHAIB.
URQUIA ANZOVINO,
CHRISTOPHER.DONATO.
VAN VOORN, JANNY.
VISSER, AALTJE.MARTINA.
WOUTERINA.
WANG, XIN.NING.
WARD, MAYA.KENNEDY.
WEISS, SHERRY.
WELCH, MICHELLE.SUSAN.
WHISELL, MARIE.MONIQUE.
MADELEINE.
WILGOSH, MYA.LEE.
WILGOSH, RYAN.LEE.

WILSON, DESIREE.LYDIA.
WRIGHT, PARLEH.JULIETTE.
RUTH.
XING, SHUANGSHUANG.
YAN, KWOK.HAY.

YANG, MENG.HENG.
YAP, JANET.NYUK.THAI.
YOUKHANA, SETA.
YU, WAI.SUM.

NEW NAME

HUNTER, MELANIE.JAMES.
MALIK, AREEJ.SAFDAR.

KHAN, OWAIS.MUSTAFA.
ASUAMAH, KWAME.
AKOMEAH.
SANTAERA, CORINA.MARIA.
SANTAERA, GIANLUCA.
ROCCO.GIUSEPPE.
SANTAERA, ISABELLA.ROSA.
CORRADINA.
POLO, FERGOS.
SHU, TRACY.QISI.
SHU, FRANK.YUDONG.
CHANDI, MANDEEP.KAUR.
JEYARAJ, RUSANTHINI.
SANGHERA, BALBIR.SINGH.
SANGHERA, JASMINE.KAUR.
SANGHERA, RASHPAL.KAUR.
GHIR, ROVITA.NATASHA.
SANGHERA, TEJINDERPAL.
SINGH.

ERCHOV, ELLEN.
ERCHOV, VIVIENNE.JULIANA.
SMITH, MONIKA.ELISABETH.
WORTHINGTON, SAMANTHA.
SHERI.
SUGAR, THOMAS.
SUNG, STEVEN.JUN.
PHILLIPS-MELANSON, EMMA.
PEGAN.
SLUMP-TANG, VIVIAN.
DEAN, DANIEL.
RAJAMUTHUKUMAR,
KOHILA.

SUDAGAR, THUSHAANTHINI.
THIESSEN, JACOB.
TOOR, JASREET.KAUR.
TU, JACKY.
AHSAN, ABDUL.WAHED.
UMAIR, ABDULLAH.
ANZOVINO, DANIEL.
CHRISTOPHER.
BIJLEVELD, JANNY.

MARTIN, LEA.ALICE.
WANG, DAVID.XIN.
BARBOSA, MAYA.KENNEDY.
KOROLNEK, SHIRA.
PATERSON, MICHELLE.SUSAN.
WHISELL, MONIQUE.
MADELEINE.
WARREN, MYA.LEE.
WARREN, RYAN.GORDON.
WILSON PIERSON, DESIREE.
LYDIA.
LOUIS, PARLEH.JULIETTE.
RUTH.
LEONIE, STELLA.SALINNA.
YAN, ALEX.KWOK.HAY.
YANG, SAMANTHA.MENG.
HENG.
YAP, NYUK.THAI.JANET.
PANOS, SETA.
YU, REBECCA.WAI.SUM.

SANDRA LEONETTI
Deputy Registrar General
Registraire générale adjointe de l'état civil

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from February 04, 2013 to February 10, 2013, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 04 février 2013 au 10 février 2013, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
AADIL, MUHAMMAD.	AWAN, MUHAMMAD.AADIL.
ABDEL-MALEK, ALEXANDER.	MALEK, ALEXANDER.
ABED, BASSAM.ADEEB.	ANASTASI.
ABOLINS, VITTORIO.	JOHAR, BASSAM.ADEEB.
ALFREDO.	ABOLINS, VICTOR.ALFRED.
AHETO, EVELYN.DELALI.	QUAGRAINE, EVELYN.
AHMAD, MOVAFFAGH.	DELALI.
MOHAMMAD.EMIN.	EMIN, MUFAC.
AIMONE, ASHLEY.MARIKO.	AIMONE PHILLIPS, ASHLEY.
AL-LKBAH, SIZAR.	MARIKO.
ALAWODE, SADIE.TINUKE.	LAZAR, CEASAR.
ALIBIGLOU, RYAN.	AINA, SADIE.ATINUKE.
ALIOUSEF, NOUR.	BIGLOU, RYAN.
ALLY, LAURA.CHRISTINE.	ALYOUSEF, NOUR.
ANSARI, MISHALL.SARFAZ.	WATERCOLOUR, TRIXEUS.
ANVAREI, MANSOUREH.	KATHYRN.
ARYA, RASHMI.	AHMED, MISHALL.
BAHARLOU, SORENA.	ANVARI, DARYA.
BAKCHINOW, ALEXANDER.	AHUJA, RASHMI.
JASON.	BAHARLOO, SOORENA.
BAPIR RASOUL, MINA.	BACH, ALEXANDER.JASON.
BELIBA, SVITLANA.VASYLI.	RUSSULL, MINA.BAPIR.
BENES, DANIEL.KRISTOPHER.	BELIBA, YELENA.
BERTENS, WILLEM.RANDALL.	BENES, KRISTOPHER.DANIEL.
BORONKA, DEBORAH.ANNE.	KIRK-BERTENS, WILLEM.
BOTTING, TRISTIAN.ETHAN.	RANDALL.
BOVINGDON, KIMBERLY.	RITZMANN, DEBORAH.ANNE.
ANNE.	ARBOGAST, TRISTIAN.ETHAN.
BRAMLY, LAURA.ELISABETH.	BOVINGDON, ALEXANDER.
CAREY, JAEDEN.CATHERINE.	TOMAS.WEST.
GRACE.	BOWLEY, LAURA.ELISABETH.
CAREY, RILEY.JAMES.	VERY, JAEDEN.CATHERINE.
WILLIAM.	GRACE.
CAWKER, BETHANY.ELLEN.	VERY, RILEY.JAMES.
CEVIRME, EREN.DEVRIM.	WILLIAM.
CHAN, ARRON.CHI.FUNG.	CURTIS, BETHANY.ELLEN.
CHAN, CHING.YIN.	URAS, EREN.DEVRIM.
CHEN, OLIVIA.KAR.MIN.	CHAN, AARON.CHI.FUNG.
CHRISTIANSSEN, DEREK.JOHN.	CHAN, YIN.
CUSSON, SHANE.RONALD.	CHAN, OLIVIA.YING.KA.
LOUIS.	BERNST, DEREK.JOHN.
D'ERCOLE, GIUSEPPE.LUIGI.	CASTLE, SHANE.RONALD.
CARLO.	LOUIS.
DARJI, KADIMILBHAI.SHA.	D'ERCOLE, JOE.
DAVIDSON, ANTHONY.	KAPADIA, KADIMIL.
JOSEPH.	SHANTILAL.
DAVIDSON, SOFIA.	RICCI-DAVIDSON, ANTHONY.
GABRIELLE.MARGARET.ANN.	JOSEPH.
DHATT, GURJYOT.SINGH.	RICCI-DAVIDSON, SOFIA.
DHATT.	GABRIELLE.MARGARET.ANN.
DILIBERO, GIUSEPPE.	DHATT, GURJYOT.SINGH.
DIX, MICHAEL.JAMES.	DILIBERO, JOSEPH.DAVID.
DIXON, JESSICA.PAGE.LEET.	DIX, ASHLEY.MICHELLE.
	DIXON, PAGE.JESSICA.LEET.

PREVIOUS NAME

DOAK, LILIANE.FRANCES.
DOUPE, SCOTT.PATRICK.LEE.
DU, JING.XUAN.
EGBARIN, AUGUSTA.NGOZI.D.
FABIHA, EFFAT.TAYIBA.
FARHAN, MOHAMMAD.
FAIYAJ.
FERNANDES, CRISTIAN.JOHN.
PRESTON.
FERNANDES, ROSEMARY.
RUTH.
FERNEYHOUGH, MURIEL.
CATHERINE.
FESTA, NAOMI.
FINK, CARLY.REBECCA.
FLICHTENTRAJ, SHEILA.
FOTHERGILL, SARA.JAYNE.
FRANTSEVA, LIUBOV.
FULCHER, HOWARD.
GREGORY.
FUNG, WALKIT.
GABRIEL, EYCE.CHANO.
GABRIELLE, SHAROLEE.
GALLIBU, KAREN.GRACE.
GANDHI, PALLAVI.VASANT.
GARRETT, HEATHER.ANNE.
GAVRILINE, IGOR.
VLADIMIROVITCH.
GEORGES, LARA.GEORGES.
GERVAIS, CINDY.PATRICIA.
GIONET, PAIGE.LEILA.
GWLADYS.
GJIKI, LEFTER.
GNANAPRAGASAM, JUGINE.
RAJKUMAR.THARMENTHINI.
GOLUBEVA, DARIA.
GORDON-SMITH, JAMIE.LYNN.
GRANDGUILLOT, YVES.
JOSEPH.PAUL.GUY.
GRIFT, JADE.SHERRY.
GUERTIN, CAROL.
GULEWITSCH, GAVEN.
JOSHUA.ANATOLY.
HABTEMARIAM, DECILA.
MEDHANIE.
HABTEMARIAM, HYABEAL.
MEDHANIE.
HAJI-MOHAMMAD-REZAIE,
ARIA.
HAJIMOHAMMAD-REZAEI,
EBRAHIM.
HAZEL, STEVEN.SIDNEY.
HEIDEMAN, PAIGE.ANTHONY.
HOWEY, KYLIE.MARIAH.
HYSLOP, LESLEY.MAY.
IMESON, CONNOR.LEE.
ISIP, MARIA.CECILIA.C.
JABER, MYMONEH.A.M.H.
JOHNSTON, ADAM.DAVID-
LEE.FAUTUA.
JONES, IRIS.JEAN.
JONES, LUCAS.CHRISTOPHER.
ROGER.
JOSHAN, PAWANDEEP.KAUR.

NEW NAME

DOAK, LORNA.DEVON-LYNN.
MCBRIDE, SCOTT.PATRICK.
LEE.
DU, LEIGHTON.
EGBARIN, AUGUSTIA.NGOZI.
DADA.
FARUQ, FABIHA.TAYIBA.
FARUQ, FAIYAJ.MOHAMMAD.
PRESTON, CRISTIAN.JOHN.
PRESTON, ROSEMARY.RUTH.
FERNEYHOUGH, CATHERINE.
FESTA, NAOMIE.ELISA.
FINK, CARLI.REBECCA.
SMITH, SHEILA.DIANNE.
NAKAJIMA, SARA.JAYNE.
FOTHERGILL.
GORDON, LUBA.
WILLIAMS, EDWARD.JOSEPH.
FUNG, JERRY.WALKIT.
MARTIN, EYCE.CHANO.
GABRIEL, SHAARO.
DOMANTAY, KAREN.GRACE.
OSWAL, PALLAVI.UJWAL.
TURNER, HEATHER.ANNE.
GAVRILIN, IGOR.
VLADIMIROVITCH.
GEORGES-GHAITH, LARA.
GEORGES.
WILSON, CINDY.PATRICIA.
GRANDCHAMP, PAIGE.LEILA.
GWLADYS.
GJIKI, ELEFTHERIOS.
GNANAPRAGASAM,
THARMENTHINI.JUGINE.
GORDON, DARIA.
ABRAMS, JAMIELYNN.
ALEYAH.
GRANDGUILLOT, YVES.
ADRIÁN.KAI.
MAHY, JADE.SHERRY.
GUERTIN, CAROLE.MARIE.
EMELA.
GULEWITSCH-CLEMINSON,
GAVEN.JOSHUA.ANATOLY.
HAILE, DECILA.DAWIT.
HAILE, HYABEAL.DAWIT.
REZAIE, ARIA.
REZAIE, EBRAHIM.
SPENCER, STEVEN.SIDNEY.
GRAYCLIFF, PAGE.ANTHONY.
RITCHIE, KYLIE.MARIAH.
ROBERTSON, LESLEY.MAY.
GYAPJAS, CONNOR.LEE.
CAPIENDO, MARIA.
CECILIA.M.
JABER, MAIMONA.A.M.H.
KENNEDY, ADAM.DAVID.LEE.
YOUNG, IRIS.MARIA.
YOUNG, LUCAS.JORDAN.
KAILAY, PAWANDEEP.KAUR.

PREVIOUS NAME

KANDIAH, SHARON.
GANESHALINGAM.
KDOUH, ZOUHEIR.
KHAN, SAADH.KABIR.
KHAN, ZAYED.
KIRINDE, SAHAJA.
DIVULWEWA.
KLEINSTEUBER, JAMIE.
GRACE.ANNE.
KOSKI-KRISTJANSON, JAYME.
JEFFREY.SCOTT.
KOSKI-KRISTJANSON,
JORDYN.JENNIFER.RAY.
KRAWCAR, IVARY.SUNSHINE.
KRET, ULANA.VICTORIA.
KROEKER, STEPHANY.
MERISSA.
KUFUOR, THERESA.CHLOE.
NANA.ABA.KAKOMA.
LAL, KARAN.
LAMOTHE-WRIGHT, KYLAH.
ALEXIS.JANET.
LEBLANC, RACHEL.ANNE.
LEE, EUN.HAE.
LEE, HSING-LING.
LEON, THAILY.JOSEFINA.
LI, JIA.WEI.

LOBO, MARGARET.ANN.
LOVEPREET, LOVEPREET.
LU, QI.YANG.
MARTIN, CLAYTON.THOMAS.
MARX, GEOFFREY-GRÉGOIRE.
JEAN.
MC GRADY, KARA.
ELIZABETH.
MCDIARMID, GRAEME.
ROBERT.
MCPHERSON, LISA.ROBERTA.
MEDAL, MANUEL.ROBERTO.
MEE-CLARKE, CYNTHIA.
IRENE.
MELLON, SAMUEL.ANDREW.
MERVIN.
MENDEZ, MARGUARITA.
SUSAN.
MEREDITH, OWEN.MASON.

MITCHELL, ESLYN.GLORIA.

MOHAMED, ANAS.KHALED.
MOHAMMADALIAN-LARIJANI,
SEYEDMOHAMMAD.
MOUHOUMED, KADAR.
AHMED.
MOUHOUMED, WABARI.
AHMED.
MOUSAVI, SEYED.
MOHAMMAD.MEHDI.
MURUKAIYA, ARVIN.
MURUKAIYA, JATHURSAN.
MURUKAIYA, SUHANI.
MURUKAIYA, THABOJINI.
NAGY, LAURA.
NALON-KOT, DARLENE.
TAMARA.
NAM, WOO-YEON.
NAMA, DINA.
NAMA, SADAF.
NAMA, SANOZ.
NAOUM, RONY.ELIE.

NEW NAME

RYAN, SHARON.KANDIAH.
GANESHALINGAM.
KDOUH, LOUIS.
KHAN, SAAD.KABIR.
BRAR, TARN.PAUL.SINGH.

DIVULWEWA, SAHAJA.
KLEINSTEUBER, JAYMIE.
GRACE.ANNE.
KOSKI, JAYME.JEFFREY.
SCOTT.
KOSKI, JORDYN.JENNIFER.
RAY.
GANNON, IVARY.SUNSHINE.
KRET, VICTORIA.ULANA.

DANCY, STEPHANY.MERISSA.
KUFUOR, NANA.ABA.
THERESA.CHLOE.KAKOMA.
CHOHAN, KARAN.LAL.
WRIGHT, KYLAH.ALEXIS.
JANET.
GRAYCLIFF, RACHEL.ANNE.
LEE RYAN, YASMYN.EUN.HAE.
LEE, SHELLEY.TING-RONG.
TORAL-GARCIA, THAILY.
LI, DAVID.JIA.WEI.
LOBO GAULT, MARGARETH.
ANN.
SRA, RANVIR.
LU, KEVIN.QI.
MARTIN, THOMAS.CLAYTON.
MARX, GEOFFREY.

BURROWS, KARA.ELIZABETH.

SHREEVE, GRAEME.ROBERT.
SOUTHALL, LISA.ROBERTA.
MEDAL, ROBERT.

CLARKE, CYNTHIA.IRENE.

EDMOND, SAMUEL.ANDREW.
PHILIPS, MARGUARITA.
SUSAN.
MULDERS, OWEN.MASON.
PASCALL MITCHELL, ESLYN.
GLORIA.
ALEZABY, ANAS.KHALED.
ALFITOURI.

LARIJANI, DANIEL.
MOUHOUMED, KADER.
AHMED.
MOUHOUMED, WABERI.
AHMED.

CYRUS, AARON.
ARJIN, ARVIN.
ARJIN, PRAVIN.
ARJIN, SUHANI.
ARJIN, THABOJINI.
MAGYAR, LAURA.

NALON, TAMARA.DARLENE.
NAM, DIANE.WOO-YEON.
HERAVI, DINA.
HERAVI, SADAF.
HERAVI, SAHAR.
NAOUM, RONY.

PREVIOUS NAME

NAZEM, POOYA.
NG, SHUI.YEE.
NOURMOHAMMAD, FARIMA.
OLAYINKA, ELAINE.ADELMA.
OLDFORD, DAVID.RANCE.
WILLIAM.

PATEL, NANDINIBEN.SACHIN.
PAYETTE, JOSEPH.KIRBY.
PEDRESO, CRISTY.CAWALING.
PIKAEV, YAN.
PINTO, ANITA.
PLOKHOVA, YELENA.
POTASZNIK, HARRY.
POTOPSINGH, WAYNE.
ANTHONY.
PROULX, MALAKAI.LUC.
RAMACHANDRA, SUKANJA.
RAMSON, RYENNNNE.
NIRANJAN.
RANA, LISA.
RANND, JASKARAN.SINGH.
RANND, JASLEEN.KAUR.
RATTANSINGH, RAJKUMARIE.
REDHEAD, MATTHEW.
ROBERT.
REEVE, CRAIG.THOMAS.
ALLEN.JAMES.JR.

ROSE, BAMBIE.ETHEL.MARIE.
SAID, ALEXANDRIA.NAHEED.
SAMIHA, EFFAT.KARIMAH.
SARTORETTO, DANIEL-
MICHAEL.
SEKHON, MANJOT.

SHARMA-MANLEY, JAHIEH.
SHAYESTEH, DAVOUD.
MAHMOUDI.
SHI, BIN.
SHUJAZADA, JAMIELA.
SILVA, RASIKA.KUMARI.
SINGH, SANTOKH.
SIU SU, JONATHAN.
SIU WU, SEY.YIN.
SMITH, NICOLE.LEANNE.
SOLMAN, ANIES.
SRIGLEY, OLIVIA.KAY.
SU CHOU DE SIU, NGAN.
KUAN.
SUN, LI.HUA.
SYLVESTER, DYLAN.
MICHAEL.O'CONNOR.

SYRETTE, EARL.FREDERICK.
TAM, WAI.KWAN.
TAWO, TENZING.

TAYLOR, SELAMAWIT.SCOTT.
TESEHAY, HAWAYE.AMARE.
THIRUKUMAR, VAHINI.
THOMAS, JAMIE.BRANDON.
TRACHTENBERG, YANIV.
TRAINOR, TONYA.CHRISTINE.
VENZEL, TETYANA.
VINCENT-BUCIC, MARIE.
BEATRICE.MONIQUE.
WATSON, ANDREA.ELAINE.
CHARLOTTE.
WILGOSH, CODY.DOUGLAS.

NEW NAME

NAZEM, BENJAMIN.
NG, LAURA.SHUI.YEE.
NOUR, FARIMA.
SMITH, ELAINE.
OLDFORD, DAVID.RANCE.
WILLIAM.HAROLD.
PATEL, NANDINIBEN.
BAKULBHAI.
PAYETTE, KIRBY.JOSEPH.
KIELEY, CRISTY.CAWALING.
DAVIDSON, IAN.
SEQUEIRA, ANITA.
LYPIY, HELEN.ALYONA.
POTASZNIK, HARRY.

ANTHONY, WAYNE.
LEFEBVRE, MALAKAI.LUC.
SENTHILKUMAR, SUKANJA.
DJCSHGTHAMIBVZ.
SOLOMON.NIRANJAN.
THAPAMAGAR, LISA.
RANDHEY, JASKARAN.SINGH.
RANDHEY, JASLEEN.KAUR.
HAFFESE, ROSY.SARAH.

DALTON, MATTHEW.ROBERT.

BURROWS, JUNIOR.THOMAS.
LEFEBVRE, NICOLE.ROSE-
ANN.
SAID, NAHEED.
FARUQ, SAMIHA.KARIMAH.
MESSENGER, MICHAEL.
MANUAL.
RANDHEY, MANJOT.KAUR.
SHARMA-MANLEY ALLEN,
JAHIEH.ZAYNE.

SHAYESTEH, DAVID.
YAO, BIN.

WASSIEE, JAMIELA.
DE SILVA, RASHIKA.KATERI.
RANDHEY, SANTOKH.SINGH.
SIU, JONATHAN.
SIU, JOHN.SEY.YIN.
YOUNG, NICOLE.LEANNE.
SALAMEH, ANEES.SALAH.
COPPOLA, OLIVIA.KAY.

SU, VIVIAN.NGAN.KUAN.
SUN, JENNY.LI.HUA.

O'CONNOR, DYLAN.MICHAEL.
SYRETTE, GERALD.
FREDERICK.
TAM, STEPHANIE.WAI.KWAN.
DOLMA, TASHI.
TAYLOR, ADDISON.GRACE.
SELAMAWIT.
AMARE, HAWAYE.TSEHAY.
SHANMUGALINGAM, VAHINI.
CORNISH, JAMIE.BRANDON.
TAL, YANIV.
WINTER, TONYA.CHRISTINE.
KUPNEVSKA, TETYANA.

VINCENT, MONIQUE.M.B.

WATSON, RIGEL.ANDREW.
WARREN, CODY.DOUGLAS.

PREVIOUS NAME

WILSON, CHRISTINA.KELLY.
WILSON, MAX.
WODAJO, ELSHADAY.TIMKAT.
WOLSKI, ERIN.EVADNA.
WONG, ESTHER.OI.LUN.
WONG, KIN.WAH.
WOODCOCK, DONALD.COLIN.
WOODCOCK, REBECCA.
SUSAN.
XIE, JIA.WEN.
YANG, XUE.QI.

YASOVICH, NATALIA.
ZHANG, XING.YANG.
ZHANG, ZHAO.BIN.

NEW NAME

LACHANCE, CHRISTINA.
KELLY.
NEMKOV, MAXIM.
TIMKAT, ELSHADAY.
CORSTON, ERIN.EVADNA.
LUNG, ESTHER.OI.LUN.
WONG, RAYMOND.KIN.WAH.
BENNETT, DONALD.COLIN.
BENNETT, REBECCA.SUSAN.
XIE, JESSICA.JIA.WEN.
YANG, LINDA.XUE.QI.
YASOVICH-RASHKOVSKY,
NATALIA.
ZHANG, OLIVER.XING.YANG.
CHEUNG, CHRIS.

SANDRA LEONETTI

Deputy Registrar General

Registraire générale adjointe de l'état civil

(146-G109)

Ministry of the Attorney General Ministère du Procureur Général

Civil Remedies for Illicit Activities Office (CRIA)**Statutory Notice 344-13 made under Ontario Regulation 498/06****ATTORNEY GENERAL OF ONTARIO****- and -**

**\$41,700 IN CANADIAN CURRENCY AND \$224 IN
U.S. CURRENCY (IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$35,626.96** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice **344-13** and be received by CRIA no later than 5:00:00 pm on **May 24, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)**Avis 344-13 publié en application du Règlement de l'Ontario 498/06****LE PROCUREUR GÉNÉRAL DE L'ONTARIO****- et -**

**41 700 \$ EN DEVISES CANADIENNES ET 224 \$ EN DEVISES
AMÉRICAINES (EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **35 626,96 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/rcgs/french/claws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis **344-13**. Elles doivent parvenir au RCAI au plus tard le **24 mai 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G110)

Civil Remedies for Illicit Activities Office (CRIA)**Statutory Notice 345-13 made under Ontario Regulation 498/06****ATTORNEY GENERAL OF ONTARIO****- and -**

**2007 PONTIAC G5, VIN #1G2AJ55F877190440,
2006 DODGE DURANGO, VIN #1D4HB48N86F189736,
1999 DODGE CARAVAN, VIN #2B4FP2533XR318115, AND 1984
MAZDA 626, VIN #JM1GC3110E1604731 (IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$399.70** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice 345-13 and be received by CRIA no later than 5:00:00 pm on **May 24, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)

Avis 345-13 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

PONTIAC G5 2007 (VIN 1G2AJ55F877190440),
DODGE DURANGO 2006 (VIN 1D4HB48N86F189736),
DODGE CARAVAN 1999 (VIN 2B4FP2533XR318115) ET MAZDA
626 1984 (VIN JM1GC3110E1604731) (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **399,70 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/regs/french/claws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 345-13. Elles doivent parvenir au RCAI au plus tard le **24 mai 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G111)

Building Code Act, 1992 Loi De 1992 sur le Code du Bâtiment

RULINGS OF THE MINISTER OF MUNICIPAL AFFAIRS AND HOUSING DÉCISIONS DU MINISTRE DES AFFAIRES MUNICIPALES ET DU LOGEMENT

NOTICE IS HEREBY GIVEN pursuant to subsection 29(4) of the *Building Code Act, 1992* that the following Rulings have been made under Clause 29(1)(a) of *The Building Code Act, 1992* authorizing the use of innovative materials, systems or building designs evaluated by the Canadian Construction Materials Centre which is a materials evaluation body designated in the Ontario Building Code:

PAR LA PRÉSENTE, conformément au paragraphe 29 (4) de la *Loi de 1992 sur le code du bâtiment*, AVIS EST DONNÉ que le ministre a rendu les décisions suivantes, autorisant l'emploi de nouveaux matériaux, installations, réseaux ou conceptions du bâtiment évalués par le Service canadien d'évaluation des matériaux de construction, un organisme d'évaluation des matériaux désigné dans le code du bâtiment de l'Ontario:

Ruling Number	Date	Material, System or Building Design	Manufacturer/Agent
10-06-243 (13429-R) Revision to existing	December 20, 2012	EXTERIA BUILDING PRODUCTS, LLC POLYPROPYLENE WALL SIDING	Exteria Building Products, LLC
07-26-184 (13176-R) Revision to existing	October 11, 2012	CDX	Cosella-Dörken Products Ltd.
09-33-231 (13329-R) Revision to existing	October 11, 2012	FLEXGARD ASPIRE™, PERMAGUARD™, PERMAGARD™, DRI-SHIELD™ II, XMARK HOUSEWRAP, and GRIP-RITE® HOUSEWRAP – AIR BARRIER MATERIAL	Intertape Polymer Corp.

Ruling Number	Date	Material, System or Building Design	Manufacturer/Agent
12-16-286 (13564-R) Issued	October 11, 2012	HOMEGUARD HP PLUS HOUSEWRAP (AIR BARRIER MATERIAL)	Endurapak Inc.
12-17-287 (13500-R) Issued	October 11, 2012	FIBERON® HORIZON®-SOLID DECKING	Fiberon
12-18-288 (13560-R) Issued	December 20, 2012	COLPHENE 3000, FONDATION WATERPROOFING MEMBRANE, MEMBRANE D'ÉTANCHÉITÉ DE FONDATIONS	Soprema Inc.
12-21-291 (13584-R) Issued	December 20, 2012	EXCEL	Building Products of Canada Corp. Matériaux de Construction Corp.
12-19-289 (13616-R) Issued	December 20, 2012	EON DECK BOARDS	Gracious Living Innovations Inc.
12-20-290 (13562-R) Issued	December 20, 2012	COLPHENE 1500, BASIC WATERPROOFING MEMBRANE, MEMBRANE D'ÉTANCHÉITÉ DE BASE	Soprema Inc.

(146-G113)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Procedural Services Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

(8699) T.F.N.

Corporation Notices Avis relatifs aux compagnies

GREEN PATHWAYS COMMUNITY SOLAR CO-OPERATIVE INC.

(Ontario Corporation No. 1613584)

TAKE NOTICE that the members of Green Pathways Community Solar Co-operative Inc. (Ontario Corporation No. 1613584) passed a members' resolution on January 22, 2013 requiring the said Corporation to voluntarily dissolve under Section 164 of the *Co-operative Corporations Act* (Ontario).

Dated: February 7, 2013

JOHN THORNTON,
Member

(146-P043)

NOTICE REGARDING THE DISSOLUTION OF 968831 ONTARIO INC., FORMERLY KNOWN AS CASHCODE CO. INC.

968831 Ontario Inc., formerly known as Cashcode Co. Inc. (the "Corporation") hereby gives notice that by an Order of Mr. Justice Paul Perell of the Superior Court of Justice, dated January 22, 2013, and entered at Toronto on January 22, 2013, the Corporation was ordered dissolved under Section 218(1) of the Business Corporations Act, effective January 22, 2013.

This notice is given pursuant to Section 218(2) of the Business Corporations Act.

Dated this 31st day of January, 2013.

(146-P044) 968831 Ontario Inc., formerly known as
Cashcode Co. Inc.

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Parry Sound dated January 29, 1993 to me directed, against the real and personal property of Ralph Kaltiainen, Defendant at the suit of Pertti Juusela, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Ralph Kaltiainen in and to:

All of PIN of 52239-0035 (LT), Parcel 6969, Parry Sound North Section Summer Resort location A.E. 905, being part of an Island in Key Harbour of Georgian Bay of Lake Huron opposite Indian Reserve No. 2 as in LP7820, District of Parry Sound.

All of which said right, title, interest and equity of redemption of Ralph Kaltiainen, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 89 James Street, Parry Sound, ON P2A 1T7 on Tuesday March 26, 2012 @ 10:00 a.m. in the morning.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
 Payable at time of sale by successful bidder
 To be applied to purchase price
 Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office, 89 James Street
 Parry Sound, ON P2A 1T7
 All payments in cash or by certified cheque made payable to the Minister of Finance.
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
 Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by Sheriff under legal process, either directly or indirectly

Date: February 15, 2012

Sheriff
 89 James Street
 Parry Sound, ON P2A 1Y8
 (705) 746-4237
 File # P-12-029

(146-P045)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Parry Sound, Ontario to me directed, against the real and personal property of Robert C. Griffiths, a.k.a. Robert Cecil Griffiths, Defendant, at the suit of Citi Cards Canada Inc., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Robert C. Griffiths, a.k.a. Robert Cecil Griffiths, in and to:

PIN 52220-0158 (LT) BEING PCL 7999 SEC NS; PT LT 13 CON 15 NIPPISSING PT 1 PSR89; S/T DEBTS, IF ANY, IN LT134526; T/W EASEMENT OVER PT LT 11 CON 16 NIPPISSING PTS 1 & 2 42R12969 AS IN GB14996; T/W EASEMENT OVER PT LT 10 CON 16 NIPPISSING PT 8 42R12969 AS IN GB14996; NIPPISSING and known municipally as 285H Ruston Road, Callander, Ontario.

All of which said right, title, interest and equity of redemption of Robert C. Griffiths, a.k.a. Robert Cecil Griffiths, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 89 James Street, Parry Sound, Ontario P2A 1T7 on March 26, 2013 at 10:00 am.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
 Payable at time of sale by successful bidder
 To be applied to purchase price
 Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at the Sheriff's office, 89 James Street, Parry Sound, Ontario P2A 1T7
 All payments in cash or by certified cheque made payable to the Minister of Finance.
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
 Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: February 8, 2013

WENDY SCHROEDER
 Sheriff, 89 James Street
 Parry Sound, ON
 P2A 1T7

(146-P046)

Sale of Land for Tax Arrears By Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF OWEN SOUND

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on March 19, 2013, at City Hall, 808 2nd Ave East, Owen Sound, ON N4K 2H4.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at City Hall, 808 2nd Ave East, Owen Sound, ON N4K 2H4.

Description of Lands:

ROLL NO. 42 59 030 025 00901 0000, 1000 SUPERIOR ST, OWEN SOUND, PIN 37064-0041 LT, PT PARKLT 5 RANGE A EGR PL OWEN SOUND AS IN R502258; T/W R502258; S/T OS36820, OS43340, R63810, R89540; OWEN SOUND, FILE NO. GYOS11-015-TT

Minimum Tender Amount:

\$51,070.21

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to, existing interests in favour of the Crown, environmental concerns or any other matters relating to the land(s) to be sold. Any existing Federal or Provincial Crown liens or executions will remain on title and may become the responsibility of the potential purchaser. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: H.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

www.Tri-Target.com OR
www.OntarioTaxSales.ca

or if no internet access available, contact:

MR. JAMES M. KRAUTER,
 AIMA, Manager of Revenue
 The Corporation of the City of Owen Sound
 808 2nd Ave East
 Owen Sound, ON N4K 2H4
 (519) 376-4440 Ext. 1248
www.owensound.ca or bids.owensound.ca

(146-P047)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF
THE TOWNSHIP OF SOUTH ALGONQUIN

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on March 14, 2013, at the Municipal Office, 7 Third Avenue, P.O. Box 217, Whitney, ON K0J 2M0.

Description of Lands:

ROLL NO. 48 01 040 001 04300 0000, Parcel 6-1, Section 36M-230, being Lot 6, Registered Plan M-230 in the geographic Township of Murchison, in the Municipality of the Township of South Algonquin in the District of Nipissing, being all of PIN 49226-0161(LT) known municipally as 25230 Highway No. 60, Madawaska

Minimum Tender Amount: \$4,500.00

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

HAROLD J. LUKASAVITCH,
Treasurer
The Corporation of the
Township of South Algonquin
7 Third Avenue
P.O. Box 217
Whitney, Ontario K0J 2M0

(146-P048)

Sale of Land for Tax Arrears
By Public Auction

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC AUCTION

THE MUNICIPALITY OF CHATHAM-KENT

TAKE NOTICE that the land(s) described below will be offered for sale by public auction at 1:00 o'clock in the afternoon on the 21st day of March, 2013 at the Council Chambers of the Municipality of Chatham-Kent, 315 King Street West, Chatham, Ontario.

Description of Land(s) and Minimum Bid \$:

All lands are in the Municipality of Chatham-Kent, the following are the geographic descriptions and municipal addresses.

Roll # 3650-060-003-33300 Part Of Lot 177, Talbot Road Survey, Geographic Township Of Tilbury East, Designated As Parts 1, 2, 3, 4, 5, 6, 7, 8 & 9, 24R7364; Subject To Easement As In LT44101 Over Parts 1, 2, 3, 4, 5, 6, 7, 8 & 9, 24R7364 In Favour Of Union Gas Limited. Being 4495 Talbot Trail (PORT ALMA), Municipality of Chatham-Kent. Being the Whole of the Said P.I.N. 00828 0122 (LT).

Minimum Bid: \$73,293.70

Roll # 3650-110-009-08000 Part Lot 155, Talbot Road Survey (Raleigh) As In 228304 Except Part 3, D1095. Being Talbot Trail (MERLIN), Municipality of Chatham-Kent. Being the Whole of the Said P.I.N. 00854 0023 (LT).

Minimum Bid: \$5,875.77

Roll # 3650-110-009-11805 Part Lot 149 Talbot Road Survey, Designated as Parts 1, 2, 3, and 4 on 24R-5225; S/T R.O.W. Over Part 2 on 24R-5225 As In LT3910; Raleigh. Being 6803 Talbot Trail (RALEIGH), Municipality of Chatham-Kent. Being the Whole of the Said P.I.N. 00855 0146 (LT).

Minimum Bid: \$13,251.79

Roll # 3650-140-006-54000 Lot 25, North William Street, Plan 109. Being William Street (SHREWSBURY), Municipality of Chatham-Kent. Being the Whole of the Said P.I.N. 00939 0114 (LT). Minimum Bid \$6,016.53.

Roll # 3650-140-006-55100 Pt Goal & Courthouse Reserve, Plan 109 As In 249836 Harwich. Being Adelaide St (SHREWSBURY), Municipality of Chatham-Kent. Being the Whole of the Said P.I.N. 00939 0100 (LT).

Minimum Bid: \$10,586.44

Roll # 3650-140-006-69500 Part Lot 16, S Wellington St, Plan 109 As In 74112 Harwich. Being St George St (SHREWSBURY), Municipality of Chatham-Kent. Being the Whole of the Said P.I.N. 00939 0182 (LT).

Minimum Bid: \$6,867.07

Roll # 3650-140-010-70800 Lot 9, Block A, Plan 196, Harwich. Being 19397 Charing Cross Road (CEDAR SPRINGS), Municipality of Chatham-Kent. Being the Whole of the Said P.I.N. 00940 0115 (LT).

Minimum Bid: \$16,537.04

Roll # 3650-160-002-34100 Lots 39,40 & 43, Block 1, Plan 290 S/T 201877 Blenheim. Being 16 William Street North (BLENHEIM), Municipality of Chatham-Kent. Being the Whole of the Said P.I.N. 00912 0146 (LT).

Minimum Bid: \$18,476.75

Roll # 3650-360-001-25200 Pt Lot 6 Concession 5 Gore of Camden as in 598738. Being 29629 Irish School Rd (DRESDEN), Municipality of Chatham-Kent. Being the Whole of the Said P.I.N. 00610 0021 (LT)

Minimum Bid: \$41,439.52

Roll # 3650-443-004-09700 Lot 91 Plan 112. Being 230 King St (WALLACEBURG), Municipality of Chatham-Kent. Being the Whole of the Said P.I.N. 00555 0060 (LT).

Minimum Bid: \$10,616.98

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by money order or by a bank draft or cheque certified by a bank, trust corporation or by cash.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include the mobile homes situate on the lands.

This sale is governed by the *Municipal Act, 2001*. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Personal information contained on this form, collected pursuant to the *Municipal Act* will be used for the purposes of that Act. Questions should be directed to the Freedom of Information and Privacy Co-ordinator at the institution responsible for the procedures under that Act.

For further information regarding this sale, contact:

GORD QUINTON,
Acting Director, Financial Services/Treasurer
or
BONNIE DREWERY,
Collections Officer/Manager Property
Disposition

Municipality of Chatham-Kent
315 King Street West, P O Box 640,
Chatham, Ontario, N7M 5K8

(146-P049)

www.chatham-kent.ca

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2013—02—23

ONTARIO REGULATION 49/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 20, 2012

Approved: February 6, 2013

Filed: February 8, 2013

Published on e-Laws: February 11, 2013

Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 147/06

(AUSABLE BAYFIELD CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE
WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 147/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (i) of Ontario Regulation 147/06 is revoked and the following substituted:

(i) the 100 year flood level, plus an allowance of 15 metres for wave uprush and other water related hazards,

(2) Subclauses 2 (1) (a) (iii) and (iv) of the Regulation are revoked and the following substituted:

(iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, and

(iv) the lesser of an allowance of 15 metres inland or the landward extent of Lakeshore Area 2 as defined in the most recent document entitled "Ausable Bayfield Conservation Authority Shoreline Management Plan" available at the head office of the Authority;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those areas where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority’s executive committee, as the case may be,

- (i) that the requirements of clauses (3) (a) and (b) have been met, and
- (ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

AUSABLE BAYFIELD CONSERVATION AUTHORITY:

DAVID FRAYNE
Chair

TOM PROUT
General Manager, Secretary Treasurer

Date made: December 20, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 50/13
made under the
CONSERVATION AUTHORITIES ACT

Made: December 12, 2012
Approved: February 6, 2013
Filed: February 8, 2013
Published on e-Laws: February 11, 2013
Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 148/06
(CATARAQUI REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE
WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 148/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (i) of Ontario Regulation 148/06 is revoked and the following substituted:

- (i) the 100 year flood level, plus the appropriate allowance for wave uprush shown in the most recent Table entitled "Lake Ontario-St. Lawrence River Shoreline 100 Year Flood Level and Wave Uprush" or, in the case of Amherst Island, contained in the most recent document entitled "Amherst Island Flood Risk Information Report", available at the head office of the Authority,

(2) Subclauses 2 (1) (a) (iii) and (iv) of the Regulation are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres to accommodate dynamic beach movement, and
- (iv) an allowance of 15 metres inland;

(3) Subclause 2 (1) (e) (i) of the Regulation is amended by striking out "but not including those areas where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process".

(4) Subclause 2 (1) (e) (ii) of the Regulation is revoked and the following substituted:

- (ii) that are identified in the most recent document entitled "Millhaven Creek – Definition of Hazard Lines for Ice Jam Flooding" available at the head office of the Authority.

(5) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

- 7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority’s executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

CATARAQUI REGION CONSERVATION AUTHORITY:

ALLAN MCPHAIL
Chair

STEVE KNECHTEL
General Manager/Secretary Treasurer

Date made: December 12, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 51/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 13, 2012

Approved: February 6, 2013

Filed: February 8, 2013

Published on e-Laws: February 11, 2013

Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 146/06

(CATFISH CREEK CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 146/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (i) of Ontario Regulation 146/06 is revoked and the following substituted:

- (i) the 100 year flood level, plus the appropriate allowance for wave uprush as outlined in the most recent document entitled "Shoreline Management Plan – Catfish Creek Conservation Authority" available at the head office of the Authority,

(2) Subclauses 2 (1) (a) (iii) and (iv) of the Regulation are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, the appropriate allowance inland to accommodate dynamic beach movement as outlined in the most recent document entitled "Shoreline Management Plan – Catfish Creek Conservation Authority" available at the head office of the Authority, and
- (iv) an allowance of 15 metres inland;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out "grant a person permission" and substituting "grant permission".

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out "cancel a permission" and substituting "cancel a permission granted under section 3 or 6".

(2) Subsection 8 (3) of the Regulation is amended by striking out "the giving of the notice" and substituting "the giving of the notice under subsection (2)".

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

CATFISH CREEK CONSERVATION AUTHORITY:

SALLY MARTYN
Chair

KIM SMALE
General Manager/Secretary Treasury

Date made: December 13, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 52/13
made under the
CONSERVATION AUTHORITIES ACT

Made: December 14, 2012
Approved: February 6, 2013
Filed: February 8, 2013
Published on e-Laws: February 11, 2013
Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 160/06
(CREDIT VALLEY CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH
WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 160/06 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (iii) and (iv) of Ontario Regulation 160/06 are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, and
- (iv) an allowance of 15 metres inland;

(2) Clause 2 (1) (e) of the Regulation is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:**Period of validity of permissions and extensions**

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

- (a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and
- (b) 60 months, in the case of a permission granted for,

- (i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or
- (ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

- (a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;
- (b) no extension of the permission has previously been granted; and
- (c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

- (a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and
- (b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,
 - (i) that the requirements of clauses (3) (a) and (b) have been met, and
 - (ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

- (a) refuse the extension; or
- (b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

CREDIT VALLEY CONSERVATION AUTHORITY:

PAT MULLIN
Chair

RAE HORST
Chief Administrative Officer

Date made: December 14, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 53/13

made under the

CONSERVATION AUTHORITIES ACT

Made: November 20, 2012

Approved: February 6, 2013

Filed: February 8, 2013

Published on e-Laws: February 11, 2013

Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 42/06

(CENTRAL LAKE ONTARIO CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT,
INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 42/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (i) of Ontario Regulation 42/06 is revoked and the following substituted:

- (i) the 100 year flood level, plus the appropriate allowance for wave uprush shown in the most recent document entitled "Lake Ontario Shoreline Management Plan" available at the head office of the Authority,

(2) Subclauses 2 (1) (a) (iii) and (iv) of the Regulation are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, the appropriate allowance inland to accommodate dynamic beach movement shown in the most recent document entitled "Lake Ontario Shoreline Management Plan" available at the head office of the Authority, and
- (iv) an allowance of 15 metres inland;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

- 7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out "grant a person permission" and substituting "grant permission".

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out "cancel a permission" and substituting "cancel a permission granted under section 3 or 6".

(2) Subsection 8 (3) of the Regulation is amended by striking out "the giving of the notice" and substituting "the giving of the notice under subsection (2)".

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

CENTRAL LAKE ONTARIO CONSERVATION AUTHORITY:

J. R. POWELL

Chief Administrative Officer

DAN WHITE

Director of Corporate Services

Date made: November 20, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 54/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 18, 2012

Approved: February 6, 2013

Filed: February 8, 2013

Published on e-Laws: February 11, 2013

Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 159/06

(CROWE VALLEY CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 159/06 has not previously been amended.

1. (1) Clause 2 (1) (e) of Ontario Regulation 159/06 is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(2) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.**Commencement****9. This Regulation comes into force on the day it is filed.**

Made by:

CROWE VALLEY CONSERVATION AUTHORITY:

ROBERT STILES
Chair

TIMOTHY G. PIDDUCK
General Manager

Date made: December 18, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 55/13
made under the
CONSERVATION AUTHORITIES ACT

Made: December 13, 2012
Approved: February 6, 2013
Filed: February 8, 2013
Published on e-Laws: February 11, 2013
Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 158/06

(ESSEX REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH
WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 158/06 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (iii) and (iv) of Ontario Regulation 158/06 are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, and
- (iv) an allowance of 15 metres inland;

(2) Subclause 2 (1) (e) (i) of the Regulation is revoked and the following substituted:

- (i) where development could interfere with the hydrologic function of a wetland, including areas within 120 metres of all provincially significant wetlands and wetlands greater than 2 hectares in size, and areas within 30 metres of wetlands less than 2 hectares in size, or

(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

- 7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

ESSEX REGION CONSERVATION AUTHORITY:

PERCY HATFIELD
Chair

RICHARD WYMA
General Manager and Secretary Treasurer

Date made: December 13, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 56/13
made under the
CONSERVATION AUTHORITIES ACT

Made: December 13, 2012
Approved: February 6, 2013
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Published on e-Laws: February 11, 2013
Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 168/06

(GANARASKA REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE
WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 168/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (i) of Ontario Regulation 168/06 is revoked and the following substituted:

- (i) the 100 year flood level, plus the appropriate allowance for wave uprush shown in the most recent document entitled "Lake Ontario Shoreline Management Plan" available at the head office of the Authority,

(2) Subclauses 2 (1) (a) (iii) and (iv) of the Regulation are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, the appropriate allowance inland to accommodate dynamic beach movement shown in the most recent document entitled "Lake Ontario Shoreline Management Plan" available at the head office of the Authority, and
- (iv) an allowance of 15 metres inland;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out "grant a person permission" and substituting "grant permission".

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out "cancel a permission" and substituting "cancel a permission granted under section 3 or 6".

(2) Subsection 8 (3) of the Regulation is amended by striking out "the giving of the notice" and substituting "the giving of the notice under subsection (2)".

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

GANARASKA REGION CONSERVATION AUTHORITY:

RAYMOND BENNS
Chairperson

LINDA LALIBERTE
Chief Administrative Officer and Secretary-Treasurer

Date made: December 13, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 57/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 14, 2012

Approved: February 6, 2013

Filed: February 8, 2013

Published on e-Laws: February 11, 2013

Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 150/06

(GRAND RIVER CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 150/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (i) of Ontario Regulation 150/06 is revoked and the following substituted:

- (i) the 100 year flood level, plus the appropriate allowance for wave uprush as specified in the most recent document entitled "Shoreline Management Plan for Lake Erie" available at the head office of the Authority,

(2) Subclauses 2 (1) (a) (iii) and (iv) of the Regulation are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, the appropriate allowance inland to accommodate dynamic beach movement as specified in the most recent document entitled "Shoreline Management Plan for Lake Erie" available at the head office of the Authority, and
- (iv) an allowance of 15 metres inland;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

- 7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out "grant a person permission" and substituting "grant permission".

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out "cancel a permission" and substituting "cancel a permission granted under section 3 or 6".

(2) Subsection 8 (3) of the Regulation is amended by striking out "the giving of the notice" and substituting "the giving of the notice under subsection (2)".

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

GRAND RIVER CONSERVATION AUTHORITY:

JOE FARWELL
Chief Administrative Officer

JANE MITCHELL
Chair

Date made: December 14, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 58/13
made under the
CONSERVATION AUTHORITIES ACT

Made: December 12, 2012
Approved: February 6, 2013
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Published on e-Laws: February 11, 2013
Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 151/06
(GREY SAUBLE CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH
WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 151/06 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (iii) and (iv) of Ontario Regulation 151/06 are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, and
- (iv) an allowance of 15 metres inland;

(2) Clause 2 (1) (e) of the Regulation is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

GREY SAUBLE CONSERVATION AUTHORITY:

RICHARD HIBMA
Chair

RJ COTTRILL
Chief Administrative Officer

Date made: December 12, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 59/13
made under the
CONSERVATION AUTHORITIES ACT

Made: November 29, 2012
Approved: February 6, 2013
Filed: February 8, 2013
Published on e-Laws: February 11, 2013
Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 162/06

(HALTON REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH
WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 162/06 has not previously been amended.

1. (1) Clause 2 (1) (e) of Ontario Regulation 162/06 is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(2) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

- (a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and
- (b) 60 months, in the case of a permission granted for,
 - (i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or
 - (ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

- (a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;
- (b) no extension of the permission has previously been granted; and
- (c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

- (a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and
- (b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,
 - (i) that the requirements of clauses (3) (a) and (b) have been met, and
 - (ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

- (a) refuse the extension; or
- (b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

HALTON REGION CONSERVATION AUTHORITY:

KENNETH PHILLIPS
Chief Administrative Officer

ROBERT EDMONDSON
Director, Watershed Management Services

Date made: November 29, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 60/13

made under the

CONSERVATION AUTHORITIES ACT

Made: January 10, 2013

Approved: February 6, 2013

Filed: February 8, 2013

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Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 161/06

(HAMILTON REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 161/06 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (iii) and (iv) of Ontario Regulation 161/06 are revoked and the following substituted:

(iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, and

(iv) an allowance of 15 metres inland;

(2) Clause 2 (1) (e) of the Regulation is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.**(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:**

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.**(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.****(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.****(4) Section 4 of the Regulation is amended by adding the following paragraph:**

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.**(2) Section 6 of the Regulation is amended by adding the following subsections:**

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:**Period of validity of permissions and extensions**

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

HAMILTON REGION CONSERVATION AUTHORITY:

BRIAN MCHATTIE
Chair

CHRIS FIRTH-EAGLAND
Chief Administrative Officer

Date made: January 10, 2013.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 61/13

made under the

CONSERVATION AUTHORITIES ACT

Made: November 28, 2012

Approved: February 6, 2013

Filed: February 8, 2013

Published on e-Laws: February 11, 2013

Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 182/06

(KAWARTHA REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 182/06 has not previously been amended.

1. (1) Clause 2 (1) (d) of Ontario Regulation 182/06 is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(2) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

- (a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and
- (b) 60 months, in the case of a permission granted for,
 - (i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or
 - (ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

- (a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;
- (b) no extension of the permission has previously been granted; and
- (c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

- (a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and
- (b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,
 - (i) that the requirements of clauses (3) (a) and (b) have been met, and
 - (ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

- (a) refuse the extension; or
- (b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

KAWARTHA REGION CONSERVATION AUTHORITY:

DONNA C. VILLEMAIRE
Chair

R. W. MESSERVEY
Chief Administrative Officer

Date made: November 28, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 62/13

made under the

CONSERVATION AUTHORITIES ACT

Made: November 21, 2012

Approved: February 6, 2013

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Amending O. Reg. 181/06

(KETTLE CREEK CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 181/06 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (i), (ii), (iii) and (iv) of Ontario Regulation 181/06 are revoked and the following substituted:

- (i) the 100 year flood level, plus the appropriate allowance for wave uprush shown in the most recent document entitled "Port Stanley Lakeshore Flooding Look-Up Tables" available at the head office of the authority,
- (ii) the predicted long term stable slope projected from the existing stable toe of the slope or from the predicted location of the toe of the slope as that location may have shifted as a result of shoreline erosion over a 100-year period, shown in the most recent document entitled "Kettle Creek Conservation Authority Shoreline Management Plan" available at the head office of the authority,
- (iii) where a dynamic beach is associated with the waterfront lands, the appropriate allowance inland to accommodate dynamic beach movement as described in the most recent document entitled "Port Stanley Beach Management Study" available at the head office of the authority, and
- (iv) an allowance of 15 metres inland;

(2) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.**(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:**

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".**(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".****(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".****(4) Section 4 of the Regulation is amended by adding the following paragraph:**

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority’s executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

KETTLE CREEK CONSERVATION AUTHORITY:

ELIZABETH VANHOOREN
General Manager

CHARLIE MURRAY
Chairman

Date made: November 21, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 63/13
made under the
CONSERVATION AUTHORITIES ACT

Made: December 12, 2012
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Amending O. Reg. 180/06

(LAKEHEAD REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE
WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 180/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (i) of Ontario Regulation 180/06 is revoked and the following substituted:

- (i) the 100 year flood level, plus the appropriate allowance for wave uprush, which information is available at the head office of the Authority,

(2) Subclauses 2 (1) (a) (iii) and (iv) of the Regulation are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, which information is available at the head office of the Authority, and
- (iv) an allowance of 15 metres inland;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

- 7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out "cancel permission" and substituting "cancel a permission granted under section 3 or 6".

(2) Subsection 8 (3) of the Regulation is amended by striking out "the giving of the notice" and substituting "the giving of the notice under subsection (2)".

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

LAKEHEAD REGION CONSERVATION AUTHORITY:

BILL BARTLEY
Chairman

MERVI HENTTONEN
General Manager/Secretary-Treasurer

Date made: December 12, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 64/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 14, 2012

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Amending O. Reg. 179/06

(LAKE SIMCOE REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 179/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (i) of Ontario Regulation 179/06 is revoked and the following substituted:

- (i) the 100 year flood level, plus the appropriate allowance for wave uprush as calculated by the equations provided in the most recent document entitled "Shoreline Flood Elevation Study, Lake Simcoe, Lake Couchiching" available at the head office of the authority,

(2) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.

(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

- 7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out "grant a person permission" and substituting "grant permission".

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

LAKE SIMCOE REGION CONSERVATION AUTHORITY:

D. GAYLE WOOD
Chief Administrative Officer

VIRGINIA HACKSON
Chair

Date made: December 14, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 65/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 12, 2012

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Amending O. Reg. 178/06

(LONG POINT REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 178/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (i) of Ontario Regulation 178/06 is revoked and the following substituted:

- (i) the 100 year flood level as shown in the most recent document entitled "Great Lakes System Flood Levels and Water Related Hazards" available at the head office of the Authority, plus the appropriate allowance for wave uprush,

(2) Subclauses 2 (1) (a) (iii) and (iv) of the Regulation are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, and
- (iv) an allowance of 15 metres inland;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out "grant a person permission" and substituting "grant permission".

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out "cancel a permission" and substituting "cancel a permission granted under section 3 or 6".

(2) Subsection 8 (3) of the Regulation is amended by striking out "the giving of the notice" and substituting "the giving of the notice under subsection (2)".

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

LONG POINT REGION CONSERVATION AUTHORITY:

ROGER GEYSENS
Chair

CLIFF EVANITSKI
General Manager

Date made: December 12, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 66/13
made under the
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Amending O. Reg. 152/06

(LOWER THAMES VALLEY CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT,
INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 152/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (iv) of Ontario Regulation 152/06 is revoked and the following substituted:

(iv) an allowance of 15 metres inland;

(2) Clause 2 (1) (e) of the Regulation is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

- (a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and
- (b) 60 months, in the case of a permission granted for,
 - (i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or
 - (ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

- (a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;
- (b) no extension of the permission has previously been granted; and
- (c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

- (a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and
- (b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,
 - (i) that the requirements of clauses (3) (a) and (b) have been met, and
 - (ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

- (a) refuse the extension; or
- (b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

LOWER THAMES VALLEY CONSERVATION AUTHORITY:

JERRY G. CAMPBELL
General Manager/Secretary-Treasurer

BRIAN W. KING
Chair

Date made: November 15, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 67/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 13, 2012

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Amending O. Reg. 163/06

(LOWER TRENT REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 163/06 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (i), (ii), (iii) and (iv) of Ontario Regulation 163/06 are revoked and the following substituted:

- (i) the 100 year flood level, plus the appropriate allowance for wave uprush shown in the most recent document entitled "Lake Ontario Shoreline Management Plan", or as identified in the most recent document entitled "Cramahe Shorelands Project" for the Township of Cramahe or in the most recent document entitled "Alnwick/Haldimand Lake Ontario Shorelands Project" for the Township of Alnwick/Haldimand, available at the head office of the Authority,
- (ii) the predicted long term stable slope projected from the existing stable toe of the slope or from the predicted location of the toe of the slope as that location may have shifted as a result of shoreline erosion over a 100-year period shown in the most recent document entitled "Lake Ontario Shoreline Management Plan", or as identified in the most recent document entitled "Cramahe Shorelands Project" for the Township of Cramahe or in the most recent document entitled "Alnwick/Haldimand Lake Ontario Shorelands Project" for the Township of Alnwick/Haldimand, available at the head office of the Authority,
- (iii) where a dynamic beach is associated with the waterfront lands, the appropriate allowance inland to accommodate dynamic beach movement shown in the most recent document entitled "Lake Ontario Shoreline Management Plan", or as identified in the most recent document entitled "Cramahe Shorelands Project" for the Township of Cramahe or in the most recent document entitled "Alnwick/Haldimand Lake Ontario Shorelands Project" for the Township of Alnwick/Haldimand, available at the head office of the Authority, and
- (iv) an allowance of 15 metres inland;

(2) Clause 2 (1) (e) of the Regulation is amended by striking out "except where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.**(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:**

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".**(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".**

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

- (a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and
 - (b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,
 - (i) that the requirements of clauses (3) (a) and (b) have been met, and
 - (ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.
- (8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.
- (9) After holding a hearing under subsection (7), the Authority or its executive committee shall,
- (a) refuse the extension; or
 - (b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).
- (10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).
- (11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

LOWER TRENT REGION CONSERVATION AUTHORITY:

CRAIG KERR
Chair

GLENDA RODGERS
General Manager

Date made: December 13, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 68/13
made under the
CONSERVATION AUTHORITIES ACT

Made: December 19, 2012
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Amending O. Reg. 164/06

(MAITLAND VALLEY CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE
WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 164/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (i) of Ontario Regulation 164/06 is revoked and the following substituted:

(i) the 100 year flood level, plus an allowance of 15 metres for wave uprush and other water-related hazards,

(2) Subclauses 2 (1) (a) (iii) and (iv) of the Regulation are revoked and the following substituted:

(iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, and

(iv) an allowance of 15 metres inland;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

MAITLAND VALLEY CONSERVATION AUTHORITY:

DEB SHEWFELT
Chair

PHIL BEARD
General Manager/Secretary-Treasurer

Date made: December 19, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 69/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 12, 2012

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Amending O. Reg. 165/06

(MATTAGAMI REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 165/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (i) of Ontario Regulation 165/06 is revoked and the following substituted:

- (i) the 100 year flood level, plus the appropriate allowance for wave uprush, which information is available at the head office of the Authority,

(2) Subclauses 2 (1) (a) (iii) and (iv) of the Regulation are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, an allowance of 15 metres inland to accommodate dynamic beach movement, which information is available at the head office of the Authority, and
- (iv) an allowance of 15 metres inland;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

- 7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out "cancel permission" and substituting "cancel a permission granted under section 3 or 6".

(2) Subsection 8 (3) of the Regulation is amended by striking out "the giving of the notice" and substituting "the giving of the notice under subsection (2)".

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

MATTAGAMI REGION CONSERVATION AUTHORITY:

ANDREW MARKS
Chairman

KES POLS
General Manager

Date made: December 12, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 70/13
made under the
CONSERVATION AUTHORITIES ACT

Made: December 5, 2012
Approved: February 6, 2013
Filed: February 8, 2013
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Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 153/06

(MISSISSIPPI VALLEY CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE
WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 153/06 has not previously been amended.

1. (1) Clause 2 (1) (e) of Ontario Regulation 153/06 is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(2) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.**Commencement****9. This Regulation comes into force on the day it is filed.**

Made by:

MISSISSIPPI VALLEY CONSERVATION AUTHORITY

MARK BURNHAM
Chair

PAUL LEHMAN
General Manager

Date made: December 5, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 71/13

made under the

CONSERVATION AUTHORITIES ACT

Made: January 18, 2013

Approved: February 6, 2013

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Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 155/06

(NIAGARA PENINSULA CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 155/06 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (i) and (ii) of Ontario Regulation 155/06 are revoked and the following substituted:

- (i) the 100 year flood level, plus the appropriate allowance for wave uprush shown in the most recent document entitled "Lake Ontario Shoreline Management Plan" available at the head office of the Authority,
- (ii) the 100 year flood level, plus the appropriate allowance for wave uprush shown in the most recent document entitled "Lake Erie Shoreline Management Plan" available at the head office of the Authority,

(2) Subclauses 2 (1) (a) (iv) and (v) of the Regulation are revoked and the following substituted:

- (iv) where a dynamic beach is associated with the waterfront lands, the appropriate allowance inland to accommodate dynamic beach movement shown in the most recent document entitled "Lake Ontario Shoreline Management Plan" available at the head office of the Authority, and
- (v) where a dynamic beach is associated with the waterfront lands, the appropriate allowance inland to accommodate dynamic beach movement shown in the most recent document entitled "Lake Erie Shoreline Management Plan" available at the head office of the Authority;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

- 7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority’s executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

NIAGARA PENINSULA CONSERVATION AUTHORITY:

TONY DAMARIO
Chief Administrative Officer/Secretary-Treasurer

D. BRUCE TIMMS
Chair

Date made: January 18, 2013.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 72/13
made under the
CONSERVATION AUTHORITIES ACT

Made: December 13, 2012
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Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 156/06

(NICKEL DISTRICT CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH
WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 156/06 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (iii) and (iv) of Ontario Regulation 156/06 are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, an allowance of 15 metres inland to accommodate dynamic beach movement, and
- (iv) an allowance of 15 metres inland;

(2) Clause 2 (1) (e) of the Regulation is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

NICKEL DISTRICT CONSERVATION AUTHORITY:

LINDA GIBSON
Chairperson

PAUL N. SAJATOVIC
General Manager

Date made: December 13, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 73/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 19, 2012

Approved: February 6, 2013

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Published on e-Laws: February 11, 2013

Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 177/06

(NORTH BAY-MATTAWA CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 177/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (i) of Ontario Regulation 177/06 is revoked and the following substituted:

- (i) the 100 year flood level, plus the appropriate allowance for wave uprush shown in the most recent document entitled "Flood Damage Reduction Study of the Sturgeon River/Lake Nipissing/French River System" available at the head office of the Authority,

(2) Subclauses 2 (1) (a) (iii) and (iv) of the Regulation are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, an allowance of 15 metres inland to accommodate dynamic beach movement, and
- (iv) an allowance of 15 metres inland;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

- 7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out "grant a person permission" and substituting "grant permission".

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out "cancel a permission" and substituting "cancel a permission granted under section 3 or 6".

(2) Subsection 8 (3) of the Regulation is amended by striking out "the giving of the notice" and substituting "the giving of the notice under subsection (2)".

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

NORTH BAY-MATTAWA CONSERVATION AUTHORITY:

DAVE MENDICINO
Chairman

BRIAN TAYLER
Chief Administrative Officer/Secretary-Treasurer

Date made: December 19, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 74/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 14, 2012

Approved: February 6, 2013

Filed: February 8, 2013

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Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 172/06

(NOTTAWASAGA VALLEY CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT,
INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 172/06 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (iii) and (iv) of Ontario Regulation 172/06 are revoked and the following substituted:

(iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, and

(iv) an allowance of 15 metres inland;

(2) Clause 2 (1) (e) of the Regulation is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.**(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:**

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.**(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.****(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.****(4) Section 4 of the Regulation is amended by adding the following paragraph:**

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.**(2) Section 6 of the Regulation is amended by adding the following subsections:**

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

NOTTAWASAGA VALLEY CONSERVATION AUTHORITY:

WALTER BENOTTO
Chair

WAYNE R. WILSON
Chief Administrative Officer/Secretary-Treasurer

Date made: December 14, 2012

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 75/13

made under the

CONSERVATION AUTHORITIES ACT

Made: November 22, 2012

Approved: February 6, 2013

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Amending O. Reg. 167/06

(OTONABEE REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE
WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 167/06 has not previously been amended.

1. (1) Clause 2 (1) (d) of Ontario Regulation 167/06 is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(2) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,
 - (a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and
 - (b) 60 months, in the case of a permission granted for,
 - (i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or
 - (ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.
- (2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.
- (3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,
 - (a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;
 - (b) no extension of the permission has previously been granted; and
 - (c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.
- (4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).
- (5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.
- (6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.
- (7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,
 - (a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and
 - (b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,
 - (i) that the requirements of clauses (3) (a) and (b) have been met, and
 - (ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.
- (8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.
- (9) After holding a hearing under subsection (7), the Authority or its executive committee shall,
 - (a) refuse the extension; or
 - (b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).
- (10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).
- (11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

OTONABEE REGION CONSERVATION AUTHORITY:

TERRY LAW
Chair

ALLAN SEABROOKE
Chief Administrative Officer

Date made: November 22, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 76/13

made under the

CONSERVATION AUTHORITIES ACT

Made: November 15, 2012

Approved: February 6, 2013

Filed: February 8, 2013

Published on e-Laws: February 11, 2013

Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 319/09

(QUINTE CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 319/09 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (iii) and (iv) of Ontario Regulation 319/09 are revoked and the following substituted:

- (iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, and
- (iv) an allowance of 15 metres inland;

(2) Clause 2 (1) (e) of the Regulation is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

QUINTE CONSERVATION AUTHORITY:

TERRY MURPHY
General Manager

TAMMY SMITH
Corporate Service Manager

Date made: November 15, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 77/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 3, 2012

Approved: February 6, 2013

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Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 175/06

(RAISIN REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 175/06 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (i) and (ii) of Ontario Regulation 175/06 are revoked and the following substituted:

- (i) the 100 year flood level for the St. Lawrence River System (Lake St. Lawrence, Hoople Bay, St. Lawrence River, and Lake Francis), plus the appropriate allowance for wave uprush as delineated in the most recent document entitled "Shoreline Management Plan" available at the head office of the Authority,
- (ii) the predicted long term stable slope projected from the existing stable toe of the slope or from the predicted location of the toe of the slope as that location may have shifted as a result of shoreline erosion over a 100-year period, as as delineated in the most recent document entitled "Shoreline Management Plan" available at the head office of the Authority,

(2) Subclause 2 (1) (a) (iv) of the Regulation is revoked and the following substituted:

- (iv) an allowance of 15 metres inland;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

- 7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out "grant a person permission" and substituting "grant permission".

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out "cancel a permission" and substituting "cancel a permission granted under section 3 or 6".

(2) Subsection 8 (3) of the Regulation is amended by striking out "the giving of the notice" and substituting "the giving of the notice under subsection (2)".

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

RAISIN REGION CONSERVATION AUTHORITY:

ROGER HOUDE
General Manager

ALTON BLAIR
Chairman

Date made: December 3, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 78/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 13, 2012

Approved: February 6, 2013

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Printed in *The Ontario Gazette*: February 23, 2013

Amending O. Reg. 174/06

(RIDEAU VALLEY CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 174/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (iii) of Ontario Regulation 174/06 is revoked and the following substituted:

(iii) an allowance of 15 metres inland;

(2) Clause 2 (1) (e) of the Regulation is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

- (a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and
- (b) 60 months, in the case of a permission granted for,
 - (i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or
 - (ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

- (a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;
- (b) no extension of the permission has previously been granted; and
- (c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

- (a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and
- (b) at the hearing, the holder satisfies the Authority, or the Authority’s executive committee, as the case may be,
 - (i) that the requirements of clauses (3) (a) and (b) have been met, and
 - (ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

- (a) refuse the extension; or
- (b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

RIDEAU VALLEY CONSERVATION AUTHORITY:

DELL HALLETT
General Manager

KEN GRAHAM
Chair

Date made: December 13, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 79/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 13, 2012

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Amending O. Reg. 169/06

(SAUGEEN VALLEY CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 169/06 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (iii) and (iv) of Ontario Regulation 169/06 are revoked and the following substituted:

(iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, or for the applicable area the appropriate allowance inland shown in the most recent document entitled "Assessment of Flood and Dynamic Beach Hazards Pilot Study, Town of Southampton" available at the head office of the Authority, and

(iv) an allowance of 15 metres inland, except where there is a dynamic beach;

(2) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those areas where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.

(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out "grant a person permission" and substituting "grant permission".

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

SAUGEEN VALLEY CONSERVATION AUTHORITY:

WILLIAM L. SCRIVEN
Chair

GARY SENIOR
Acting Chief Administrative Officer

Date made: December 13, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 80/13

made under the

CONSERVATION AUTHORITIES ACT

Made: November 20, 2012

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Amending O. Reg. 176/06

(SAULT STE. MARIE REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT,
INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 176/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (i) of Ontario Regulation 176/06 is revoked and the following substituted:

- (i) the 100 year flood level, plus the appropriate allowance for wave uprush shown in the most recent document entitled "Shoreline Management Plan—Sault Ste. Marie Region Conservation Authority" available at the head office of the Authority,

(2) Subclause 2 (1) (a) (iv) of the Regulation is revoked and the following substituted:

- (iv) an allowance of 15 metres inland;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

- 7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out "grant a person permission" and substituting "grant permission".

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

SAULT STE. MARIE REGION CONSERVATION AUTHORITY:

KEN LAMMING
Chair

LINDA WHALEN
General Manager

Date made: November 20, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 81/13

made under the

CONSERVATION AUTHORITIES ACT

Made: December 20, 2012.

Approved: February 6, 2013

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Amending O. Reg. 170/06

(SOUTH NATION RIVER CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 170/06 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (iii) and (iv) of Ontario Regulation 170/06 are revoked and the following substituted:

(iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, and

(iv) an allowance of 15 metres inland;

(2) Clause 2 (1) (e) of the Regulation is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.**(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:**

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.**(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.****(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.****(4) Section 4 of the Regulation is amended by adding the following paragraph:**

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.**(2) Section 6 of the Regulation is amended by adding the following subsections:**

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

SOUTH NATION RIVER CONSERVATION AUTHORITY:

LAWRENCE E. LEVERE
Chair, SNC

ALAIN E. DESJARDINS
Director of Finance

Date made: December 20, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 82/13
made under the
CONSERVATION AUTHORITIES ACT

Made: November 30, 2012
Approved: February 6, 2013
Filed: February 8, 2013
Published on e-Laws: February 11, 2013
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Amending O. Reg. 166/06

(TORONTO AND REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE
WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 166/06 has not previously been amended.

1. (1) Subclause 2 (1) (a) (iii) of Ontario Regulation 166/06 is revoked and the following substituted:

(iii) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, and

(2) Clause 2 (1) (e) of the Regulation is amended by striking out “but not including those areas where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(3) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

TORONTO AND REGION CONSERVATION AUTHORITY:

BRIAN DENNEY
Chief Administrative Officer

GERRILYNN O'CONNOR
Chair

Date made: November 30, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 83/13

made under the

CONSERVATION AUTHORITIES ACT

Made: January 8, 2013

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Amending O. Reg. 171/06

(ST. CLAIR REGION CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 171/06 has not previously been amended.

1. (1) Subclauses 2 (1) (a) (i) and (ii) of Ontario Regulation 171/06 are revoked and the following substituted:

- (i) for Lake Huron, the 100 year flood level, plus the appropriate allowance for wave uprush found in the most recent document entitled "Lake Huron Shoreline Management Plan" available at the head office of the Authority,
- (ii) for Lake St. Clair and the St. Clair River, the 100 year flood level plus the appropriate allowance for wave uprush found in the most recent document entitled "Great Lakes System Flood Levels and Water Related Hazards" available at the head office of the Authority,

(2) Subclauses 2 (1) (a) (iv) and (v) of the Regulation are revoked and the following substituted:

- (iv) where a dynamic beach is associated with the waterfront lands, an allowance of 30 metres inland to accommodate dynamic beach movement, and
- (v) an allowance of 15 metres inland;

(3) Clause 2 (1) (e) of the Regulation is amended by striking out "but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process" at the end.

(4) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the "Regulation Limit" shown on a series of maps filed at the head office of the Authority under the map title "Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses".

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out "the development" at the end and substituting "the proposed development".

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out "after development" at the end and substituting "after the development".

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out "grant a person permission" and substituting "grant permission".

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority's executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out "cancel a permission" and substituting "cancel a permission granted under section 3 or 6".

(2) Subsection 8 (3) of the Regulation is amended by striking out "the giving of the notice" and substituting "the giving of the notice under subsection (2)".

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

(a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and

(b) 60 months, in the case of a permission granted for,

(i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or

(ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

(a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;

(b) no extension of the permission has previously been granted; and

(c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

(a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and

(b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,

(i) that the requirements of clauses (3) (a) and (b) have been met, and

(ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

(a) refuse the extension; or

(b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.

Commencement

9. This Regulation comes into force on the day it is filed.

Made by:

ST. CLAIR REGION CONSERVATION AUTHORITY:

ANDY BRUZIEWICZ
Chairman

BRIAN MCDUGALL
General Manager/Secretary Treasurer

Date made: January 8, 2013.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

ONTARIO REGULATION 84/13
made under the
CONSERVATION AUTHORITIES ACT

Made: November 27, 2012
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Amending O. Reg. 157/06

(UPPER THAMES RIVER CONSERVATION AUTHORITY: REGULATION OF DEVELOPMENT, INTERFERENCE
WITH WETLANDS AND ALTERATIONS TO SHORELINES AND WATERCOURSES)

Note: Ontario Regulation 157/06 has not previously been amended.

1. (1) Clause 2 (1) (d) of Ontario Regulation 157/06 is amended by striking out “but not including those where development has been approved pursuant to an application made under the *Planning Act* or other public planning or regulatory process” at the end.

(2) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) All areas within the jurisdiction of the Authority that are described in subsection (1) are delineated as the “Regulation Limit” shown on a series of maps filed at the head office of the Authority under the map title “Ontario Regulation 97/04: Regulation for Development, Interference with Wetlands and Alterations to Shorelines and Watercourses”.

(3) If there is a conflict between the description of areas in subsection (1) and the areas as shown on the series of maps referred to in subsection (2), the description of areas in subsection (1) prevails.

2. Section 3 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for development in or on the areas described in subsection 2 (1).

(4) A designate under subsection (3) shall not grant a permission for development with a maximum period of validity of more than 24 months.

3. (1) Paragraph 1 of section 4 of the Regulation is amended by striking out “the development” at the end and substituting “the proposed development”.

(2) Paragraph 4 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(3) Paragraph 5 of section 4 of the Regulation is amended by striking out “after development” at the end and substituting “after the development”.

(4) Section 4 of the Regulation is amended by adding the following paragraph:

7. Such other technical studies or plans as the Authority may request.

4. (1) Subsection 6 (1) of the Regulation is amended by striking out “grant a person permission” and substituting “grant permission”.

(2) Section 6 of the Regulation is amended by adding the following subsections:

(3) Subject to subsection (4), the Authority’s executive committee, or one or more employees of the Authority that have been designated by the Authority for the purposes of this section, may exercise the powers and duties of the Authority under subsections (1) and (2) with respect to the granting of permissions for alteration.

(4) A designate under subsection (3) shall not grant a permission for alteration with a maximum period of validity of more than 24 months.

5. Section 7 of the Regulation is amended by adding the following paragraph:

5. Such other technical studies or plans as the Authority may request.

6. (1) Subsection 8 (1) of the Regulation is amended by striking out “cancel a permission” and substituting “cancel a permission granted under section 3 or 6”.

(2) Subsection 8 (3) of the Regulation is amended by striking out “the giving of the notice” and substituting “the giving of the notice under subsection (2)”.

7. Section 9 of the Regulation is revoked and the following substituted:

Period of validity of permissions and extensions

9. (1) The maximum period, including an extension, for which a permission granted under section 3 or 6 may be valid is,

- (a) 24 months, in the case of a permission granted for projects other than projects described in clause (b); and
- (b) 60 months, in the case of a permission granted for,
 - (i) projects that, in the opinion of the Authority or its executive committee, cannot reasonably be completed within 24 months from the day the permission is granted, or
 - (ii) projects that require permits or approvals from other regulatory bodies that, in the opinion of the Authority or its executive committee, cannot reasonably be obtained within 24 months from the day permission is granted.

(2) The Authority or its executive committee may grant a permission for an initial period that is less than the applicable maximum period specified in subsection (1) if, in the opinion of the Authority or its executive committee, the project can be completed in a period that is less than the maximum period.

(3) If the Authority or its executive committee grants a permission under subsection (2) for an initial period that is less than the applicable maximum period of validity specified in subsection (1), the Authority or its executive committee may grant an extension of the permission if,

- (a) the holder of the permission submits a written application for an extension to the Authority at least 60 days before the expiry of the permission;
- (b) no extension of the permission has previously been granted; and
- (c) the application sets out the reasons for which an extension is required and, in the opinion of the Authority or its executive committee, demonstrates that circumstances beyond the control of the holder of the permission will prevent completion of the project before the expiry of the permission.

(4) When granting an extension of a permission under subsection (3), the Authority or its executive committee may grant the extension for the period of time requested by the holder in the application or for such period of time as the Authority or its executive committee deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(5) For the purposes of this section, the granting of an extension for a different period of time than the period of time requested does not constitute a refusal of an extension.

(6) The Authority or its executive committee may refuse an extension of a permission if it is of the opinion that the requirements of subsection (3) have not been met.

(7) Before refusing an extension of a permission, the Authority or its executive committee shall give notice of intent to refuse to the holder of the permission, indicating that the extension will be refused unless,

- (a) the holder requires a hearing, which may be before the Authority or its executive committee, as the Authority directs; and
- (b) at the hearing, the holder satisfies the Authority, or the Authority's executive committee, as the case may be,
 - (i) that the requirements of clauses (3) (a) and (b) have been met, and
 - (ii) that circumstances beyond the control of the holder will prevent completion of the project before the expiry of the permission.

(8) If the holder of the permission requires a hearing under subsection (7), the Authority or its executive committee shall give the holder at least five days notice of the date of the hearing.

(9) After holding a hearing under subsection (7), the Authority or its executive committee shall,

- (a) refuse the extension; or
- (b) grant an extension for such period of time as it deems appropriate, as long as the total period of validity of the permission does not exceed the applicable maximum period specified in subsection (1).

(10) Subject to subsection (11), one or more employees of the Authority that have been designated by the Authority for the purposes of this section may exercise the powers and duties of the Authority under subsections (2), (3) and (4), but not those under subsections (6), (7), (8) and (9).

(11) A designate under subsection (10) shall not grant an extension of a permission for any period that would result in the permission having a period of validity greater than 24 months.

8. Section 12 of the Regulation is revoked.**Commencement****9. This Regulation comes into force on the day it is filed.**

Made by:

UPPER THAMES RIVER CONSERVATION AUTHORITY:

IAN WILCOX
General Manager and Secretary Treasurer

JEFFREY J. BRICK
Coordinator, Hydrology and Regulatory Services

Date made: November 27, 2012.

I approve this Regulation.

MICHAEL JOHN GRAVELLE
Minister of Natural Resources

Date approved: February 6, 2013.

8/13

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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LA GAZETTE DE L'ONTARIO

393, avenue University, 2^e étage, Toronto Ontario M5G 2M2

Téléphone (416) 326-5306

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at

mbs.GazettePubsOnt@ontario.ca

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- 1) Please submit all notices in a **Word.doc** format to: mbs.GazettePubsOnt@ontario.ca
- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
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THE ONTARIO GAZETTE

393 University Avenue, Suite 200, Toronto, Ontario M5G 2M2

Telephone: (416) 326-5306

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Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

2317365 Ontario Limited, o/a "HT Leasing" 47503 & A & B
1475 Walsh Street, Thunder Bay, ON P7E 4X6

Applies for the approval of the transfer of extra provincial operating licence X-432, public vehicle operating licence PV-3212 and public vehicle (school bus) operating licence PVS-7308, all now in the name of H. T. Leasing Thunder Bay Ltd., o/a "Happy Time Tours and Travel", 1475 West Walsh Street, Thunder Bay, ON P7E 4X6.

(146-G114) FELIX D'MELLO
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-03-02	
A & A PERSONNEL SERVICES INC.	001371616
ACROSS THE ROAD RESTAURANT INC.	001445671
AMBS FOREST PRODUCTS INC.	000889702
BASEMENTSBYDESIGN.COM INC.	001588563
BETTER DEAL AUTO LTD.	001183372
BIG H LIMITED	000300461

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BLUE PINE RESTAURANT LTD.	000512946
CANADIAN COATINGS & MAINTENANCE SERVICES INC.	001197017
CAR RITE LEASING CORP.	002081545
CHEPPA VENTURE CORP.	000541313
CHRIS-LYNN HOLDINGS (SAULT) LIMITED	000626844
CIRCO DEVELOPMENTS INC.	000788077
CS CASINO NIAGARA INC.	002034498
D.P.S. ENTERPRISES INC.	001443662
D&G APPAREL INC.	001334349
DADO CUSTOM COATINGS LTD.	001678957
DARWAY HAULAGE INC.	002093212
DOLLARS & DEALS, INC.	002001798
DYLAN INVESTMENTS INC.	000854475
DYNA-PET DISTRIBUTORS INC.	001161474
E & N RESTAURANT INC.	002089134
EAGLE ONE HOME IMPROVEMENTS INC.	002056766
EHP INTERNATIONAL INC.	001066134
ENTENTE GROUP LIMITED	001187446
ERUBATO INC.	002106261
ETERBO CO. LTD.	001547922
EUROCAN CABINET AND FURNITURE HARDWARE INC.	002000155
FIND SO EASY INC.	002103884
FIX IT NOW CORPORATION	000491348
FRONT GATE MOTORS LTD.	001420123
GLOBAL PETRO-CHEM PROJECT MANAGEMENT INC.	001685686
GOOSE LOONIES EATERY & TAPS LTD.	001297146
HERITAGE COUNTRY DINER INC.	001711735
HIGHWAY CONVENIENCE & GAS LTD.	000869024
I.T. UNITED TECHNICAL SERVICES INC.	001293778
KEYHOLE FARM INC.	001065140
KOREAN ART CIRCLE INC.	001454561
KUSTOM SOLUTIONS INC.	001407126
MARK HARDER STABLES CANADA INC.	001583151
METRO JAPANESE AUTO PARTS LTD.	001586484
MILNER CONSTRUCTION INC.	001701340
MISSISSAUGA MAIDS AND TIME SAVING SERVICES INC.	002101264
MODERN PAPER FIBERS INC.	000876812
MOMENTUM CORP.	002056520
MONIKER MARKETING INC.	001296256
MOORE AUTOMOTIVE MACHINE SHOP INC.	001335064
NEON BY STREET LITES INC.	001249933
NICKEL CADMIUM RECYCLING (CANADA) INC.	000984480
NU-LINE CONTRACTING INC.	001137348
OMAR KHAMISSA SHOES INC.	000841596
ON TRACK TRANSPORTATION INC.	002094056
PRIMIER PACKAGING LIMITED	001660429
R.O. CAPITAL INC.	001355226
RAPID FIRE TIRE SERVICES INC.	002104062
RC RELIABLE TRANSPORT LTD.	001683733
RED WAGON ROOFING & HOMES LTD.	001687784
RS SECURITY SERVICES INC.	002091037
RUDY (FILM PRODUCTION) INC.	000431380
SBC CANADA TRADING INC.	002094826
SHAMSAH RESTAURANT ENTERPRISES INC.	000934556
SHERKHAN ENTERPRISES INC.	001502922
SIGNATURE WEDDINGS INC.	002032827
SILEMI HOLDINGS LTD.	001686459
STINA TRADING CORPORATION	001533301
SUPERIOR ROOF SERVICES INC.	002035348
TELLURIDE TRANSPORTATION SYSTEMS INC.	001313212
THE GRANDSTAND STADIUM BAR & RACEBOOK LTD.	002107618

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
THIRD PARTY SERVICES INC.	001298549
TRI-DELL CAPITAL INC.	001415832
UYLETT ENTERPRISES LTD.	000830639
VALLILLEE DIGITAL IMAGING SOLUTIONS, INC.	001074269
VERN STEPHENS INC.	002103787
WOOD ELF COUNTRY WINEMAKERS INC.	001098455
WYNDHAM HILL DEVELOPMENTS LIMITED	001689056
YMD CONSULTING INC.	001569097
YORK DOWNS PHARMACY INC.	001456382
1026310 ONTARIO INC.	001026310
1099603 ONTARIO INC.	001099603
1111183 ONTARIO LIMITED	001111183
1121884 ONTARIO LIMITED	001121884
1141503 ONTARIO INC.	001141503
1297549 ONTARIO INC.	001297549
1336284 ONTARIO INC.	001336284
1338303 ONTARIO INC.	001338303
1382823 ONTARIO LIMITED	001382823
1395295 ONTARIO LIMITED	001395295
1406738 ONTARIO INC.	001406738
1411246 ONTARIO LTD.	001411246
1420012 ONTARIO INC.	001420012
1421790 ONTARIO LIMITED	001421790
1475681 ONTARIO INC.	001475681
1477217 ONTARIO INC.	001477217
1504779 ONTARIO INC.	001504779
1539415 ONTARIO INC.	001539415
1559878 ONTARIO INC.	001559878
1592155 ONTARIO INC.	001592155
1632990 ONTARIO LTD.	001632990
1652653 ONTARIO LIMITED	001652653
1682874 ONTARIO LIMITED	001682874
1685162 ONTARIO INC.	001685162
1686926 ONTARIO CORP.	001686926
1691928 ONTARIO INC.	001691928
1697460 ONTARIO INC.	001697460
1699960 ONTARIO LIMITED	001699960
1700071 ONTARIO INC.	001700071
1708251 ONTARIO INC.	001708251
2009641 ONTARIO INC.	002009641
2014065 ONTARIO INC.	002014065
2072375 ONTARIO INC.	002072375
2088382 ONTARIO INC.	002088382
2096952 ONTARIO INC.	002096952
2101415 ONTARIO INC.	002101415
2102730 ONTARIO INC.	002102730
2137543 ONTARIO LIMITED	002137543
2160180 ONTARIO INC.	002160180
697430 ONTARIO LTD.	000697430
735412 ONTARIO LIMITED	000735412
809429 ONTARIO LTD.	000809429
821447 ONTARIO INC.	000821447
995395 ONTARIO INC.	000995395

(146-G115)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

**Cancellation of Certificate of
Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2013-02-04

A. KATERBERG HOME INSPECTION INC.	001695432
ACUPUNCTURE, CHINESE MEDICINE AND REHAB CENTRE INC.	001568244
AD EDGE MEDIA INC.	001435759
ADELAIDE. RICHMOND PRINTING INC.	002100825
ADVANCED AUTOMOTIVE SERVICE LTD.	001229858
AGENDA PRODUCTIONS INCORPORATED	000589818
ANGLIN BAY ENTERTAINMENT INC.	001652756
AUTODEALS INTERNATIONAL INC.	002100777
BESWIR PROPERTIES INC.	000961894
BRAMCOM ENTERPRISES INC.	001382485
BRANDZ STORES INC.	002109640
BROOK FIREPLACE LTD.	001095976
CALLSTREAM TELEMEDIA INC.	001116396
CAN-AM INTERNATIONAL PROPERTIES INC.	000279728
CENTRA FIRE PROTECTION INC.	001085680
COLIANZ, INC.	002095679
CONCRETE FORCE INC.	001692330
DELTA POINT CORPORATION	002113793
DOURO CARPENTRY & SERVICES LTD.	002102055
E-SHOW INC.	001699848
ENTRE NETWORKS INC.	001690320
EQUITY/MAX FUNDING INC.	000912485
FAMILY DOLLAR AND VARIETY INC.	001180328
FLEET FIRST TRUCK & TRAILER REPAIR INC.	001573762
FOREVER IN SEASON CANADA INC.	002070520
G GROUP TRANSPORTATION & LOGISTICS INC.	002093353
HERRINGTON'S KITCHEN & RENOVATIONS INC.	001178957
HI! TELECOM INC.	002104814
IMAGINE IMAGES INC.	001685204
INTERVEST CAPITAL INVESTMENTS LTD.	001597057
INTUITION TECHNOLOGIES INC.	002108523
KERTAR INVESTMENT INC.	001234059
KEY ACCOUNT STRATEGICS SYSTEMS INC.	000973436
KODIAK INTERNATIONAL INC.	001674962
LIMIC LEASING LTD.	000623696
LPL PROP SERVICES INC.	001303111
MASARHAM SHIPPING SERVICES OF CANADA INC.	002111037
MAURDAN CABLE SOLUTION INC.	001161429
MAYWAND SUPER STORE & PIZZARYA LTD.	002062038
MGM GLASS CENTRE LIMITED	001610364
MIRRORPORT NETWORKS INC.	001694866
MONARCH AUTO BODY SERVICES INC.	001437507
NEAREST CONVENIENCE INC.	001698579

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
NORTH ERIE TRANSPORTATION INC.	001571006
ONE FILM INC.	002108575
OUTER LIMITS SATELITES SUPPLIES INC.	001685154
PATHWAY APARTMENTS LIMITED	001533813
PATH2020 INC.	001641605
PROLIFICAL CORPORATION	001706741
QUANTUM MOLECULAR PHARMACEUTICALS 1 INC.	002088404
R.J. HAWKEN ENTERPRISES INC.	000750629
SANITY LOGISTICS (CANADA) INC.	002095642
SEHGAL FAMILY HOLDINGS INC.	002087987
SIGNATURE CUSTOM WOODWORKING LTD.	002096428
SOFA AND UPHOLSTERY INC.	002082029
SPACIAL RECOGNITION TECHNOLOGIES INC.	002092161
STONEWAY PAVING INC.	001689366
STRATEGIC REFERRAL SOLUTIONS INC.	002093895
SUMA INSURANCE AGENCIES LIMITED	000256413
SUNRISE TRANSMISSION CENTRE INC.	001116145
T.S. SPORTSWEAR INC.	001093203
TRINITY LAND CORP.	001275194
UNIVERSAL LIFE TECHNOLOGY INC.	002012158
V.I.P. HOLDINGS 2208 INC.	001497633
VINCNETWORKS INC.	002094929
VSTAR COURIER SERVICE LTD.	001676528
WELKO GLASSWORKS INC.	002037623
WILDSTREAM DEVELOPMENTS LIMITED	000574792
1268412 ONTARIO INC.	001268412
1346250 ONTARIO LTD.	001346250
1347351 ONTARIO LIMITED	001347351
1480503 ONTARIO LTD.	001480503
1494772 ONTARIO INC.	001494772
1537334 ONTARIO INC.	001537334
1543670 ONTARIO INC.	001543670
1634134 ONTARIO INC.	001634134
1651653 ONTARIO INC.	001651653
1672757 ONTARIO INC.	001672757
1680812 ONTARIO INC.	001680812
1683657 ONTARIO LIMITED	001683657
1685157 ONTARIO LTD.	001685157
1686670 ONTARIO LIMITED	001686670
1688988 ONTARIO INC.	001688988
1691617 ONTARIO INC.	001691617
1693845 ONTARIO INC.	001693845
1694335 ONTARIO INC.	001694335
1695832 ONTARIO INC.	001695832
1696904 ONTARIO LIMITED	001696904
1698595 ONTARIO INC.	001698595
1698663 ONTARIO INC.	001698663
1698742 ONTARIO LTD.	001698742
1698810 ONTARIO INC.	001698810
1700508 ONTARIO INC.	001700508
1701356 ONTARIO INC.	001701356
1703474 ONTARIO INC.	001703474
2021308 ONTARIO LTD.	002021308
2024323 ONTARIO INC.	002024323
2057608 ONTARIO LTD.	002057608
2058806 ONTARIO LIMITED	002058806
2085282 ONTARIO INC.	002085282
2089322 ONTARIO CORPORATION	002089322
2093575 ONTARIO INC.	002093575
2096237 ONTARIO LIMITED	002096237
2098904 ONTARIO LIMITED	002098904
2103614 ONTARIO INC.	002103614
2106109 ONTARIO LIMITED	002106109
403593 ONTARIO LTD.	000403593
466128 ONTARIO INC.	000466128

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
497665 ONTARIO INC.	000497665
699252 ONTARIO LTD.	000699252
877932 ONTARIO LTD.	000877932
966029 ONTARIO INC.	000966029

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G116)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2013-01-14

ACTION BASED COACHING INC.	001648285
BAYMAR APARTMENTS OF ORILLIA LIMITED	000223010
JOHNSTON LAKE SOFTWARE LTD.	000845516
LAFRANCE GAUTHIER EXCAVATION INC.	001693853
NBHD MEDIA CORPORATION	002325445
NEW ORIENTAL CHINESE SCHOOL INC.	002054137
PILOT FIRE PROTECTION LTD.	002242556
R.A.W. SALES INC.	001732221
RIVERVIEW PLAZA LIMITED	000079339
SOHI DENTISTRY PROFESSIONAL CORPORATION	002279236
WELLINGTON GROUP LIMITED	001607519
WISELY INTERNATIONAL INC.	000631744

2013-01-21

1155932 ONTARIO LTD.	001155932
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2013-01-22

FRED W. CLARKE & SON LIMITED	000152915
GILBRO LIMITED	000280221
GLOW GIRL INC.	001691009
HRA HAULAGE INC.	002102492
HYUN-SOL CANADA INC.	001688725
NICTRISH DATA INC.	000729818
SSVI HOLDINGS INC.	001517564
TECHNIQUE SOLUTIONS INC.	002257974
1659549 ONTARIO LIMITED	001659549
1704691 ONTARIO INC.	001704691
2026830 ONTARIO INC.	002026830
931865 ONTARIO LTD.	000931865

2013-01-23

ACCRA PAINTING CONTRACTORS LTD.	000907556
AMC SOLUTIONS INC.	001293557
AMRIC HOLDINGS LTD.	001661783
BRACHERM INVESTMENTS LIMITED	000250708
BRAS D'OR INVESTMENTS LIMITED	000500317
CANADA TEK & TRADING CONSULTING INC.	002323742
CHAPTERHOUSE REAL ESTATE ADVISORS INC.	001389733
CHETRIC HOLDINGS INC.	000491334
DHINGRA AND ASSOCIATES INC.	001550454
DIGITAL DISPLAY SOLUTIONS INC.	001713760
EMERY HOMES WILLIAMSTOWN LIMITED	001358405

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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F & A HOLDINGS GROUP INC.	002193444
KHANNA GROUP PVT. LTD.	002062372
KIRNOVA CORP.	001492154
LANSTAR TRADING INC.	001539137
NEW ORIENTAL CAREER TRAINING INC.	002054143
ORGANIZED CHAOS INC.	000847768
PERFORMANCE REHABILITATION INC.	001160777
QUALITY MATRIX INC.	001321958
RO-NO HAULAGE LIMITED	000377110
SANDYE QB CONSULTING INC.	001208289
SHIRATECH INC.	001714478
SOUTHORN BROS. INC.	001675592
WOLF INTERNATIONAL INC.	000806547
WW SALES INC.	001477975
YETTER TECHNICAL INC.	002132480
1104640 ONTARIO INC.	001104640
1346457 ONTARIO INC.	001346457
1723102 ONTARIO INC.	001723102
1734510 ONTARIO INC.	001734510
1763023 ONTARIO LIMITED	001763023
2052124 ONTARIO INC.	002052124
2184456 ONTARIO INC.	002184456
2200410 ONTARIO LTD.	002200410
2206473 ONTARIO INC.	002206473
574 CARLTON CORPORATION	002009426
839956 ONTARIO INC.	000839956
920481 ONTARIO LIMITED	000920481
923864 ONTARIO INC.	000923864

2013-01-24

BLUE MARIGOLD INC.	001241708
BONAFIDE IT CONSULTING SERVICES INC.	001646107
C & D THOMAS HOLDINGS LTD.	001435305
DOUGLAS E. ROBINSON LIMITED	000212569
DUNCAIRN DEVELOPMENT CORP.	000865537
E.H. GEORGE & ASSOCIATES LTD.	000739719
GARDNER HOLDINGS INC.	001280147
GERALD MAURICE ELECTRIC INC.	000827253
H & A INTERNATIONAL INC.	001644757
HOUSEKEEPING INC.	001652175
JUURLINK ASSOCIATES INC.	001120344
MAT & SAM RODRIGUES INC.	001603944
N.S.D. MANAGEMENT CORPORATION LIMITED	000404875
NORWEST LAND CORP.	001365313
R. & G. HIBBERD INC.	001096379
RAPPA INC.	001089684
THE PEEL SCOOP INC.	002170821
WILLIAM BLAIN CONSULTING SERVICES INC.	001024953
YORK PLUS INC.	002274406
1543679 ONTARIO INC.	001543679
1759294 ONTARIO LTD.	001759294
1841282 ONTARIO INC.	001841282
2027207 ONTARIO INC.	002027207
2033981 ONTARIO INC.	002033981
2133870 ONTARIO LTD.	002133870
2256950 ONTARIO INC.	002256950
2289602 ONTARIO INC.	002289602
599031 ONTARIO LIMITED	000599031

2013-01-28

KHIN & KHIN INC.	001688867
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2013-02-01

DWSW CONSULTING INC.	002250581
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2013-02-04

1498144 ONTARIO LTD.	001498144
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2013-02-05

BLIJ MAKE MONEY, LTD.	002344012
SCN CONTRACTING LTD.	001547605
2276320 ONTARIO INC.	002276320

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2013-02-06

JASS TRANSPORT INC.	002165209
KURBURG INVESTMENTS LIMITED	000276243
LJ BOAT INC.	001813360
STEFANUTO DENTISTRY PROFESSIONAL CORPORATION	002174715
YOUR LIFE TODAY LIMITED	001807958
1539562 ONTARIO INCORPORATED	001539562

2013-02-07

A. & E. GRAINGER FARMS LTD.	001020191
AMAL MONEY TRANSFER & EXCHANGE INC.	001799664
BULLETTIN PUBLISHING INC.	001124174
D AND N TRAVEL SERVICES INC.	000846748
DAVID SHORE ENTERPRISES INC.	000782352
DECORATIVE SOLUTIONS INC.	001214471
DEMPSEY PRESS INC.	002234901
FALCON ECOMMERCE CONSULTING LTD.	001371314
GRAMASKO PROMOTECH INC.	001731423
HOL-NEIL SPECIALTIES LTD.	000901360
HOLLAND & NEIL LIMITED	000040734
JOHN G. PARKER INC.	000999687
OSI AIN HOLDINGS CORP.	002238387
OSI AIN INVESTMENT MANAGEMENT INC.	002238386
PREFERRED ENERGY SPLIT CORP.	002141525
RIDEAU VALLEY TRADERS INC.	001030054
STAT PHARMACIST INC.	001764379
TANTOPIA INC.	001524005
1290708 ONTARIO INC.	001290708
1472626 ONTARIO LIMITED	001472626
1859253 ONTARIO INC.	001859253
2115795 ONTARIO LIMITED	002115795
938226 ONTARIO LTD.	000938226

2013-02-08

GIFT MASTER ENGRAVEABLES LTD.	002193316
J V MANAGEMENT INC.	001636763
PERELA OFFICE SERVICES LTD.	002240502
STONE88 CANADA LTD.	001404351
THE FARM HOUSE INC.	002166007
1117112 ONTARIO LIMITED	001117112
1202756 ONTARIO LIMITED	001202756
1408725 ONTARIO LIMITED	001408725
1571746 ONTARIO LIMITED	001571746
1620233 ONTARIO INC.	001620233
2208488 ONTARIO INC.	002208488
785709 ONTARIO LTD.	000785709

2013-02-11

CANADIAN MUSIC MARKETING SERVICE INC.	002056127
CUSINATO VARIETY LIMITED	000439859
ESSIG MILL SERVICES INC	001116275
EZCANADA GROUP INC.	001784011
GILL WELDING & FABRICATION LTD.	001300097
HARTFORD ESTATE WINES LTD.	002009252
ICOS INTERNATIONAL INC.	001406809
KIDZEN INVESTMENTS LIMITED	000150504
MONARCH INC.	002267837
T. EYRE MANAGEMENT CONSULTING INC.	001368191
TAYLOR WIMPEY CANADA, INC.	002268258
TONY VASILEV INC.	002062135
WHITEROCK 12804 137TH AVENUE EDMONTON INC.	002178035
1338548 ONTARIO LTD.	001338548
134221 ONTARIO LIMITED	000134221
1562151 ONTARIO INC.	001562151
1618440 ONTARIO INC.	001618440
1782044 ONTARIO INC.	001782044
1823448 ONTARIO LTD.	001823448
2100646 ONTARIO INC.	002100646
970297 ONTARIO LIMITED	000970297

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2013-02-12

AFIAA 250 DUNDAS INC.	002088713
COMMUNITY LIFECARE @ HOME INC.	002194009
COUSIN PRODUCTIONS LTD.	002033722
LITTLE DREAMERS CHILD CARE CENTRE INC.	001451374
MULTIPLY FOREST PRODUCTS INC.	002107068
NUMERO UNO PRODUCTIONS LTD.	002012484
ROTHBART HOLDINGS LIMITED	000732968
THE QUEEN PALACE BANQUET HALL INC.	001766014
1337955 ONTARIO LTD.	001337955
1526956 ONTARIO LIMITED	001526956
1563010 ONTARIO LIMITED	001563010
1718673 ONTARIO LTD.	001718673
1729059 ONTARIO INC.	001729059
2253752 ONTARIO LIMITED	002253752

2013-02-13

BANKS & HARKNESS INC.	000643545
BEAR PAW EXPLORATION LIMITED	001522433
CANADA TORONTO HOME CARE SERVICE CENTRE INC.	002083952
DR. JAMES B. DAVIS DENTISTRY PROFESSIONAL CORPORATION	002211936
KOL HEALTH INC.	002201939
RCA RECRUITMENT INC.	002257077
TORONTO G. H. LTD.	002193675
1050124 ONTARIO INC.	001050124
1519613 ONTARIO LTD.	001519613
2201929 ONTARIO INC.	002201929
684603 ONTARIO LIMITED	000684603

2013-02-14

BRESHAMAR ENTERPRISES LIMITED	000091720
EASYCARE CONSULTING CORPORATION	001234075
LAWRENCE SUPERMARKET INC.	001088777
PREMIUM GLOBAL LOGISTICS INC.	001408089
PRIORITY COMPUTING INC.	001196512
TAI KONG SUPERMARKET (2001) INC.	001482963
TAIKO SUPERMARKET INC.	001690332
2039467 ONTARIO INC.	002039467
2283577 ONTARIO INC.	002283577
2287759 ONTARIO INC.	002287759
806540 ONTARIO INC.	000806540

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(146-G117)

**Cancellation of Certificate of
Incorporation
(Business Corporations Act)
Annulation de certificat de constitution
en personne morale
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-02-14	
ABUNDANT LIVING LTD.	1685173
M.D.I. METALFORM DESIGN INC.†	1018212
NORTH 44 MARINE SALES INC.	2160464
TNN ENTERPRISES LTD.	1003668
ZAND DEVELOPMENT CORPORATION	791840
828428 ONTARIO INC.	828428
1017392 ONTARIO LIMITED	1017392
1507497 ONTARIO INC.	1507497
1712018 ONTARIO INC.	1712018
1804316 ONTARIO INC.	1804316

(146-G118)

KATHERINE M. MURRAY
Director/Directrice

Cancellation for Cause (Business Corporations Act) Annulation à juste titre (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-02-14	
COTTMAN TRANSMISSIONS (CANADA) LIMITED	211651
JIANG LIU JAMES FINANCIAL GROUP INC.	1835150
JBHR CONSTRUCTION SERVICES INC.	2181593
1872247 ONTARIO LIMITED	1872247

(146-G119)

KATHERINE M. MURRAY
Director/Directrice

Ministry of the Attorney General Ministère du Procureur Général

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 347-13 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

**\$19,625 IN CANADIAN CURRENCY AND \$100 IN U.S.
CURRENCY (IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$9,540.24** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice 347-13 and be received by CRIA no later than 5:00:00 pm on **June 3, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)

Avis 347-13 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

19 625 \$ EN DEVISES CANADIENNES ET 100 \$ EN DEVISES AMÉRICAINES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **9 540,24 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis **347-13**. Elles doivent parvenir au RCAI au plus tard le **3 juin 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G120)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 348-13 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$8,955.00 IN CANADIAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$7,976.22** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice **348-13** and be received by CRIA no later than 5:00:00 pm on **June 3, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)

Avis 348-13 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

8 955 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **7 976,22 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/regs/french/claws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis **348-13**. Elles doivent parvenir au RCAI au plus tard le **3 juin 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G121)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Procedural Services Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice dated March 30, 2012, Sheriff's file 12-488, to me directed, against the real and personal property of Douglas Hall aka Doug M. Hall, Debtor, at the suit of Royal Bank of Canada, Creditor, I have seized and taken in execution all the right, title, interest and equity of redemption of Douglas Hall aka Doug M. Hall, debtor, in and to: unit 75 level 1 Carleton Condominium plan No. 64: PT BLK K, PL M116, PTS 1, 2 & 4, 4R1124; except PT 1 4R1253, AS IN SCHEDULE "A" of DECLARATION LT115282; Gloucester and municipally known as 4632 Cosmic Place, Ottawa Ontario.

All of which said right, title, interest and equity of redemption of Douglas Hall aka Doug M. Hall, Debtor, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 2nd Floor 161 Elgin St., Ottawa, Ontario on 5 April 2013 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at:
Sheriff's Office: 161 Elgin St., Ottawa, Ontario K2P 2K1
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: 19 February 2013

JOSÉE BOULIANNE
Sheriff-City of Ottawa
(146-P050) 161 Elgin St., Ottawa

Sale of Land for Tax Arrears By Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF OSHAWA

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00:00 p.m. local time on the 21st day of March, 2013 addressed to The Treasurer, c/o David Lyon CPPB, Manager of Purchasing Services, Corporate Services Department, 7th Floor, 50 Centre St S., Oshawa, Ontario L1H 3Z7.

A public tender opening will be on the same day at 3:15 p.m. (local time) at Committee Room C, Oshawa City Hall, 50 Centre St S., Oshawa, Ontario, L1H 3Z7 following the closing of tenders.

Description of Lands:

1. PIN No. 16266-1140 (R)
Part Lot 13, Concession 4 East Whitby
Designated as Part 3 on 40R-25853
City of Oshawa, Regional Municipality of Durham
Vacant land, environmental hazard – Flood plain.
No municipal services. No building permits available.
No municipal road frontage
Roll No. 1813 060 004 072 05 0000
Assessed value: \$6,325.00
Tax Sale File #1-2011

Minimum Tender Amount: \$5,522.70

2. PIN No. 16348-0109(LT)
Part Lot 4, Plan 212 as in D362432
City of Oshawa, Regional Municipality of Durham
Civic Address: 154 Olive Avenue
Roll No. 1813 040 008 079 00 0000
Assessed value: \$25,000
Tax Sale File #80-2011

Minimum Tender Amount: \$8,913.01

3. PIN No. 16346-0102(LT)
Lot 10, Plan 291
City of Oshawa, Regional Municipality of Durham
Civic Address: 73 Rowe Street
Roll No. 1813 040 014 050 00 0000
Assessed Value: \$197,750
Tax Sale File #9-2012

Minimum Tender Amount: \$22,333.00

4. PIN No. 16354-0250(LT)
Part Lot 5, Block M, Plan H50004 as in OS225311
City of Oshawa Regional Municipality of Durham
Civic Address: 134 Simcoe Street South
Roll No. 1813 020 002 001 00 0000
Assessed value: \$422,500
Tax Sale File #25-2012

Minimum Tender Amount: \$73,888.33

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

The City of Oshawa makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale, please refer to the City of Oshawa Website (www.oshawa.ca). For a copy of the prescribed form of tender, contact Timothy F. Dwyre, Deputy Treasurer/Manager of Revenue and Taxation. Sealed Tenders in the prescribed form must be addressed to:

The Treasurer
c/o DAVID LYON, CPPB
Manager, Purchasing Services
The Corporation of the City of Oshawa
7th Floor, 50 Centre St S
Oshawa ON L1H 3Z7

FOR INFORMATION OR A TENDER

Contact TIMOTHY F. DWYRE, A.M.T.C.,
C..M.T.C.
Deputy Treasurer/Manager of Revenue and
Taxation
Phone number (905) 436-5656
1 800 667-4292 ext. 5656
Fax number: (905) 436-5618
Email Address: tdwyre@oshawa.ca

(146-P051)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF
THE TOWNSHIP OF SOUTH STORMONT**

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on April 3, 2013 at the office of the Clerk of the Township of South Stormont, 2 Mille Roches Road, Long Sault, Ontario, K0C 1P0.

The tenders will then be opened in public on the same day at the office of the Clerk of the Township of South Stormont, 2 Mille Roches Road, Long Sault, Ontario, K0C 1P0 at 3:15 p.m.

Description of Lands:

1. Pt W1/2 Lt 11 Con 6 Cornwall as in S210894 Except Pt 1 to 4 S2R417; South Stormont (PIN 60133-0145) Roll No. 04-06-001-019-42050

Minimum Tender Amount: **\$5,045.50**

2. Lt 112 Pl 252; S/T TC46561; South Stormont (PIN 60206-0087) Roll No. 04-06-001-000-96900

Minimum Tender Amount: **\$3,694.61**

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

MRS. JOHANNA BARKLEY,
Treasurer
The Corporation of the
Township of South Stormont
2 Mille Roches Road
P.O. Box 84
Long Sault, Ontario, K0C 1P0

(146-P052)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF INNISFIL

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on April 4, 2013 at the Innisfil Municipal Office, 2101 Innisfil Beach Road, Innisfil Ontario L9S 1A1.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 2101 Innisfil Beach Road, Innisfil.

Description of Lands:

Roll No. 43 16 010 010 03300 0000; 931 Ewart St., Bell Ewart; PIN 58067-0038(LT); N1/2 Lot 532 Plan 96 Innisfil S/T interest in RO952017. File No. 11-01

Minimum Tender Amount: **\$55,127.33**

Roll No. 43 16 010 011 13600 0000; PIN 58989-0218(LT); Lots 176, 177 and 178 Plan 759 Innisfil. File No. 11-02

Minimum Tender Amount: **\$6,713.10**

Roll No. 43 16 010 011 15100 0000; PIN 58989-0206(LT); Lots 139, 140 and 141 Plan 759 Innisfil. File No. 11-03

Minimum Tender Amount: **\$12,590.87**

Roll No. 43 16 010 011 16200 0000; PIN 58989-0196(LT); Lots 109, 110 and 111 Plan 759 Innisfil. File No. 11-04

Minimum Tender Amount: **\$5,406.94**

Roll No. 43 16 010 021 01200 0000; Innisfil Beach Rd., Innisfil; PIN 58095-0032(LT); Part S1/2 Lot 12 Concession 8 Innisfil as in RO248897; S/T IN26602 Innisfil. File No. 11-05

Minimum Tender Amount: **\$13,442.62**

Roll No. 43 16 050 095 02303 0000; Highway 89, Cookstown; Part of PIN 58141-0115(LT); Part Lot 24 N/S Queen St Plan 260 Essa Township as in RO988094; Innisfil. File No. 11-06

Minimum Tender Amount: **\$20,590.49**

Roll No. 43 16 050 095 02304 0000; Highway 89, Cookstown; Part of PIN 58141-0115(LT); Part Lot 25 N/S Queen St Plan 260 Essa Township as in RO988093; Innisfil. File No. 11-07

Minimum Tender Amount: **\$19,871.37**

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, visit: www.OntarioTaxSales.ca or if no internet access available, contact:

Ms. WENDY ALLEN
Revenue Taxation Officer
The Corporation of the Town of Innisfil
2101 Innisfil Beach Road
Innisfil, Ontario L9S 1A1
705-436-3740 ext 2330
www.town.innisfil.on.ca
wallen@innisfil.ca

(146-P053)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF
THE UNITED TOWNSHIPS OF HEAD, CLARA & MARIA**

TAKE NOTICE that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on March 28, 2013, at the Municipal Office, 15 Township Hall Road, Stonecliffe Ontario K0J 2K0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 15 Township Hall Road, Stonecliffe.

Description of Lands:

Roll No. 47 98 000 020 05510 0000; PIN 57032-0008(LT); Lot 47 Concession B Maria; Head, Clara & Maria; File No. 11-01

Minimum Tender Amount: \$4,535.42

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, visit: www.OntarioTaxSales.ca or if no internet access available, contact:

NOELLA LeBRETON
Treasurer/Deputy Clerk
The Corporation of the
United Townships of Head, Clara & Maria
15 Township Hall Road
Stonecliffe Ontario K0J 2K0
(613) 586-2526
www.townshipsofheadclaramaria.ca

(146-P054)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF
THE TOWNSHIP OF SOUTH DUNDAS**

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on April 11, 2013 at the office of the Clerk of the Township of South Dundas, 4296 County Road 31/Bank Street, Williamsburg, Ontario, K0C 2H0.

The tenders will then be opened in public on the same day at the office of the Clerk of the Township of South Dundas, 4296 County Road 31/Bank Street, Williamsburg, Ontario, K0C 2H0 at 3:15 p.m.

Description of Lands:

1. Pt Lt 31 Con 8 Williamsburg Pt 1, 8R3442; South Dundas (PIN 66144-0055) Roll No. 05-06-001-010-18000

Minimum Tender Amount: \$13,916.05

2. Pt Lt 1-2 Pt 50; Pt Lt 20 Pt 100 Pt 1, 8R3648, Pt 1, 8R3081 & Pt 1 & 3, 8R2084 Except DPL 100 & DPL111; South Dundas (PIN 66124-0182) Roll No. 05-06-008-008-71052

Minimum Tender Amount: \$3,862.53

3. Pt Lt 3 Con 5 Matilda Pt 33, 8R208 & Pt 2, 8R1439; South Dundas (PIN 66115-0091) Roll No. 05-06-006-006-84800

Minimum Tender Amount: \$4,104.36

4. Pt Lt 37, 38 or Western Commons Con 2 Matilda Pt 3, 7, 8 & 9, 8R4763; South Dundas (PIN 66119-0233) Roll No. 05-06-006-005-69410

Minimum Tender Amount: \$5,082.81

5. Pt Lt 9 Con 4 Matilda Pt 3, 8R3138; South Dundas (PIN 66117-0151); Pt Lt 9-10 Con 4 Matilda Pt 6, 8R3254; South Dundas (PIN 66117-0149) Roll No. 05-06-006-006-40600

Minimum Tender Amount: \$5,514.34

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

MR. SHANNON GERAGHTY,
Treasurer
The Corporation of the
Township of South Dundas
4296 County Road 31/Bank Street
P.O. Box 160
Williamsburg, Ontario, K0C 1H0

(146-P055)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF
THE TOWNSHIP OF GEORGIAN BLUFFS

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on April 3, 2013, at the Municipal Office, 177964 Grey Road 18, R.R. #3, Owen Sound Ontario N4K 5N5.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 177964 Grey Road 18, Owen Sound.

Description of Lands:

Roll No. 42 03 620 005 08708 0000; 119904 Sidcroad 315, Warton; PIN 37028-0067(LT); Part Lot 15 Concession 19 Keppel designated Part 2 Plan 16R4105; Georgian Bluffs. File No. 08-11

Minimum Tender Amount: **\$38,452.93**

Roll No. 42 03 580 004 06517 0000; PIN 37038-0482(LT); Lot 17 Plan 1085; Georgian Bluffs. File No. 10-03

Minimum Tender Amount: **\$11,572.37**

Roll No. 42 03 580 004 06520 0000; Part of PIN 37038-0112(LT); Lot 20 Plan 1085; Georgian Bluffs. File No. 10-04

Minimum Tender Amount: **\$11,492.92**

Roll No. 42 03 580 004 06521 0000; Part of PIN 37038-0112(LT); Lot 21 Plan 1085; Georgian Bluffs. File No. 10-05

Minimum Tender Amount: **\$11,492.92**

Roll No. 42 03 580 004 06522 0000; Part of PIN 37038-0112(LT); Lot 22 Plan 1085; Georgian Bluffs. File No. 10-06

Minimum Tender Amount: **\$11,492.92**

Roll No. 42 03 580 004 06525 0000; PIN 37038-0109(LT); Lot 25 Plan 1085; Georgian Bluffs. File No. 10-07

Minimum Tender Amount: **\$11,946.84**

Roll No. 42 03 620 008 24000 0000; PIN 37020-0088(LT); Lot 6 East Side Milton St Plan 133 Keppel; Georgian Bluffs. File No. 11-09

Minimum Tender Amount: **\$4,761.25**

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to, crown interests or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, visit: www.OntarioTaxSales.ca or if no internet access available, contact:

HOLLY MORRISON, A.M.C.T.
Treasurer-Tax Collector
The Corporation of the
Township of Georgian Bluffs
177964 Grey Road 18
R.R. #3
Owen Sound Ontario N4K 5N5
(519) 376-2729 Ext.239
hmorrison@georgianbluffs.on.ca
www.georgianbluffs.on.ca

(146-P056)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF
THE TOWNSHIP OF DOURO-DUMMER

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Monday, March 25th, 2013 at the Township Office, 894 South Street, P.O. Box 92, Warsaw, Ontario, K0L 3A0. The tenders will then be opened in public on the same day at 3:30 p.m. at the Township Office, 894 South Street, P.O. Box 92, Warsaw, Ontario, K0L 3A0.

Description of Lands:

Part of Lot 27, Concession 4, geographic Township of Dummer, as in R701063, Township of Douro-Dummer, County of Peterborough, being all of PIN 28194-0232 (LT)
Roll No. 15-22-020-004-18600

Minimum Tender Amount: **\$3,757.46**

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

DARLENE HEFFERNAN
Treasurer
The Corporation of the
Township of Douro-Dummer
894 South Street
P.O. Box 92
Warsaw, Ontario K0L 3A0
Telephone: (705) 652-8392
Fax: (705) 652-5044

(146-P057)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2013—03—02

THERE WERE NO REGULATIONS FILED FOR THE WEEK OF February 11 - 15.

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

Tarifs publicitaires et soumission de format:

- 1) Envoyer les annonces dans le format **Word.doc** par courriel à mbs.GazettePubsOnt@ontario.ca
- 2) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 3) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 4) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

Abonnement:

Le tarif d'abonnement annuel est de 126,50\$ + T.V.H. pour 52 ou 53 numéros hebdomadaires débutant le premier samedi du mois de janvier (payable à l'avance) L'inscription d'un nouvel abonnement au courant de l'année sera calculée de façon proportionnelle pour la première année. Un nouvel abonné peut commander des copies d'éditions précédentes de la Gazette au coût d'une copie individuelle si l'inventaire le permet.

Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

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Des copies individuelles de la Gazette peuvent être commandées en direct en ligne au site www.serviceontario.ca/publications ou en téléphonant 1-800-668-9938.

Options de paiement:

Les paiements peuvent être effectués au moyen de la carte Visa, MasterCard ou Amex, ou chèques ou mandats fait à l'ordre du MINISTRE DES FINANCES. Toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO

393, avenue University, 2^e étage, Toronto Ontario M5G 2M2

Téléphone (416) 326-5306

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Pour le traitement rapide les clients peuvent faire leur paiement au moyen de la carte Visa, MasterCard ou Amex lorsqu'ils soumettent leurs annonces. Les frais peuvent également être facturés.

MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

Il est possible de payer par carte d'achat du ministère ou par écriture de journal.

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communiquez avec le bureau de la Gazette au 416 326-5310 ou à mbs.GazettePubsOnt@ontario.ca.



Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at

mbs.GazettePubsOnt@ontario.ca

Advertising rates and submission formats:

- 1) Please submit all notices in a **Word.doc** format to: mbs.GazettePubsOnt@ontario.ca
- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 4) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

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The annual subscription rate is \$126.50 + H.S.T. for 52 or 53 weekly issues beginning the first Saturday in January, payable in advance. In-year new subscriptions will be pro-rated for the first year. A new subscriber may order back issues of the Gazette at the single-copy rate as inventory permits.

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THE ONTARIO GAZETTE

393 University Avenue, Suite 200, Toronto, Ontario M5G 2M2

Telephone: (416) 326-5306

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The Ontario Gazette La Gazette de l'Ontario

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Le samedi 9 mars 2013

Proclamation

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

OPEN FOR BUSINESS ACT, 2010

Order in Council 121/2013 directed the issuance of a proclamation in respect of the *Open for Business Act, 2010*. The proclamation, issued on January 23, 2013, names March 1, 2013 as the day on which subsection 5 (17) of Schedule 2 to the Act comes into force. An amendment changing that date is desired.

Therefore, we, by and with the advice of the Executive Council of Ontario, amend the proclamation issued on January 23, 2013 in respect of the *Open for Business Act, 2010*, c. 16, by striking out "March 1, 2013" and substituting "September 1, 2013".

WITNESS:

THE HONOURABLE
DAVID C. ONLEY
LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on February 27, 2013.

BY COMMAND

HARINDER JEET SINGH TAKHAR
Minister of Government Services

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

LOI DE 2010 FAVORISANT UN ONTARIO PROPICE AUX AFFAIRES

Le décret 121/2013 a ordonné la prise d'une proclamation à l'égard de la *Loi de 2010 favorisant un Ontario propice aux affaires*. La proclamation, prise le 23 janvier 2013, fixe le 1^{er} mars 2013 comme le jour où le paragraphe 5 (17) de l'annexe 2 de la Loi entre en vigueur. Une modification de cette date est souhaitée.

Pour ces motifs, sur l'avis du Conseil exécutif de l'Ontario, nous modifions la proclamation, prise le 23 janvier 2013 à l'égard de la *Loi de 2010 favorisant un Ontario propice aux affaires*, chap. 16, par remplacement de «le 1^{er} mars 2013» par «le 1^{er} septembre 2013».

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY
LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 27 février 2013.

PAR ORDRE

(146-G122) HARINDER JEET SINGH TAKHAR
ministre des Services gouvernementaux

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

1650101 Ontario Inc. 47504

1010 – 266 Sherbourne St., Toronto, ON M5A 2S2

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a scheduled service:

1. between points in the City of Toronto on the one hand and points in the City of London on the other hand;

2. between points in the City of London on the one hand and the Lester B. Pearson International Airport in Mississauga and points in the City of Toronto on the other hand;
3. between points in the City of Toronto on the one hand and points in the City of Ottawa on the other hand.

PROVIDED THAT:

- (a) the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54, each having a maximum seating capacity of 7 passengers, exclusive of the driver;
- (b) this movement shall be an "on demand" and "door-to-door" service;
- (c) there shall be no pick-up from the Lester B. Pearson International Airport in Mississauga;

(146-G123) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernements relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
DI SALVO PANINI ITALIAN SANDWICHES INC.	001186618
DNW ENTERPRISES INC.	002024288
DYME AUTOMOTIVE LTD.	001082381
EMPIRE FIELDS INC.	002079560
ENERGY RESOURCES POWER CORPORATION	001191105
EUROPEAN HI-TECH AUTO SERVICE LTD.	001212820
FAIRYTALE BRIDAL INC.	002137275
FARTHINGALES OF OAKVILLE INC.	000823432
FLEXMAN TECHNOLOGIES INC.	001261676
GERICK TIRE SERVICE LTD.	001002428
GIBSON DESIGN INC.	001194741
GLOBAL TRADE INC.	001076996
GOLD TRANSPORTATION INC.	002063097
HURRICANE FINANCE AND DATA SUPPORT INC.	002047433
I STAR LOGISTICS LTD.	002095242
IN EPIC MARKETING INC.	001260566
ITFAQ TRUCKING CORPORATION	001621100
KEELER CONSTRUCTION INC.	000903679
KLAX CORP.	001319623
LETI INTERNATIONAL INC.	002005658
LONDON ROSE DEVELOPMENTS INC.	000887488
MAIN-TECH MECHANICAL INC.	001413726
MANX TRANSPORTATION TRAINING INC.	001489062
MICROCOR CONSULTING LIMITED	000448296
MILLENNIUM MULTICORP LTD.	000820333
NORTHERN CROSS PROCUREMENT INC.	001025337
O'NEILS BAR AND GRILL LTD.	002109500
OLRAC SHADE MANUFACTURING INC.	000896033
PAPER HUT LTD	000558454
PENINSULAIR LIMITED	000870290
PEREZ ROSARIO ENTERPRISES INC.	001165702
R & S INC.	001271514
REM SOFTWARE SOLUTIONS INC.	001567942
ROYAL RESTAURANT & FOOD EQUIPMENT LTD.	001234727
SAND GRAFIX INC.	001366320
SHORTALL'S SAND & GRAVEL LTD.	000753313
SOAPBERRY SHOP (MUSKOKA) LIMITED	001385356
SONKIND EQUIPMENT LIMITED	000382774
SPRINGDALE DOLLAR PLACE INC.	002049110
STERLING SERVICES CANADA CORPORATION	002095870
T.E. CLAYTON ELECTRICAL LTD.	001093188
T.L.P. COLLISION CENTRE LTD.	001571109
T.R. INTERNATIONAL BAKE SHOP & RESTAURANT INC.	001195907
THAI GREEN MANGO INC.	001698487

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-03-09	
A.M. LIVINGSTONE INC.	001052192
ADSIGN INC.	002017768
AUTOMATION A G INC.	001054566
BELMONDO UOMO INC.	000859859
BERGER CORPORATION	001484955
BUKHARA FINE INDIAN CUISINE INC.	001606732
CAPITALSHOP INC.	001310446
COLLEGE STREET REHABILITATION & WELLNESS CENTRE INC.	001379100
CONSOLIDATED BOSWORTH INC.	002096457
CONSTRUCT VISUAL COMMUNICATION INC.	001362018
DANCORE HOME IMPROVEMENTS LTD.	001693564
DATA FILE INC.	001515826
DAVIMING WOOD (CANADA) CO., LTD.	001693509
DEEP LOGISTICS INC.	002027593

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
THURGA AUTO LTD.	001245735
TIMELESS MARBLE & GRANITE INC.	002091107
TMT SPORTS, INC.	001582709
TOP CONDITION USED CAR INC.	001403809
TOR DESIGN CORPORATION	001442641
TRIPRINT LIMITED	000605543
TROJAN OUTFITTERS LIMITED	000239268
TROPICAL NIGHTS INC.	000949914
VEROHN HOLDINGS LIMITED	001497236
VIBRA CAFE INC.	001696293
VUITON KITCHEN COMPANY INC.	002059864
WEST GREENLAND ENTERPRISES INC.	001641246
YOUNG THAILAND (1993) INC.	001028674
Y3K LTD.	001338629
ZACKQUARIUM INC.	002156364
1005058 ONTARIO LTD.	001005058
1024005 ONTARIO INC.	001024005
1036852 ONTARIO INC.	001036852
1070444 ONTARIO LIMITED	001070444
1070903 ONTARIO LIMITED	001070903
1094274 ONTARIO INC.	001094274
1150389 ONTARIO LIMITED	001150389
1150904 ONTARIO INC.	001150904
1160595 ONTARIO LIMITED	001160595
1180035 ONTARIO LIMITED	001180035
1203125 ONTARIO LIMITED	001203125
1205984 ONTARIO INC.	001205984
1223581 ONTARIO LTD.	001223581
1280731 ONTARIO INC.	001280731
1318008 ONTARIO LTD.	001318008
1325084 ONTARIO INC.	001325084
1359808 ONTARIO LIMITED	001359808
1378388 ONTARIO INC.	001378388
1389031 ONTARIO LTD.	001389031
1407082 ONTARIO INC.	001407082
1424614 ONTARIO INC.	001424614
1445731 ONTARIO LTD.	001445731
1452537 ONTARIO INC.	001452537
1517480 ONTARIO INC.	001517480
1520788 ONTARIO INC.	001520788
1526289 ONTARIO LTD.	001526289
1526519 ONTARIO LIMITED	001526519
1528113 ONTARIO INC.	001528113
1547856 ONTARIO INC.	001547856
1550049 ONTARIO INC.	001550049
1569325 ONTARIO LTD.	001569325
1570062 ONTARIO INC.	001570062
1605547 ONTARIO INC.	001605547
1648227 ONTARIO LIMITED	001648227
1654717 ONTARIO INC.	001654717
1685107 ONTARIO LIMITED	001685107
1696738 ONTARIO INC.	001696738
1698710 ONTARIO LTD.	001698710
2021135 ONTARIO INC.	002021135
2022705 ONTARIO INCORPORATED	002022705
2024706 ONTARIO INC.	002024706
2033677 ONTARIO INC.	002033677
2041348 ONTARIO INC.	002041348
2061369 ONTARIO LTD.	002061369
2109079 ONTARIO INC.	002109079
2116849 ONTARIO INC.	002116849
2125614 ONTARIO INC.	002125614

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulé par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-02-11	
A & G DEVELOPEMENT GROUP INC.	002098674
A - TEAM TRANSPORT LTD.	001673771
A TO ZEE LIQUIDATORS INC.	002092339
A.P.S. LOGISTICS GROUP OF COMPANIES INC.	002101505
ALCHEMY VENTURES INC.	002098503
AMPLE AUTO GROUP LTD.	002106788
AVALON LANDSCAPING TECHNOLOGIES INC.	000931368
BACKYARD RINKS LTD.	001204468
BAXTER CREEK TOOLS CO. INC.	001359784
BAY-ONE BUSINESS DEVELOPMENT (NORTHERN AND EASTERN) INC.	000975296
BIPOD MEDICAL SERVICES INC.	002090352
BUSINESS CENTRAL INC.	001710273
CAFE MELINA INC.	002097813
CDZY DEVELOPMENT CO., LTD.	001700159
CROSS ATLANTIC INC.	001259975
DAVID G. PERRY AND ASSOCIATES INC.	001638373
DECO GLASS LTD.	002093463
DIRTMAX NORTH AMERICA INC.	002112416
DOLLEVOET ENTERPRISES LTD.	000928009
DST AUTO SERVICES LTD.	001699495
EVO AUTO CUSTOMES INC.	001699621
GB AUTO SALES INC.	002088435
GLAZERBULL INC.	002106049
HOORDAD INC.	001691853
HP CORTES INCORPORATED	002096050
INTEGRAL ORTHOPEDICS INC.	002066850
INTEGRATED HEALTH INVESTMENTS CORPORATION	001521264
INVESTINUS INC.	002094564
ITC E-GROUP TRADE LIMITED	002091129
J.P. RYAN & ASSOCIATES LIMITED	001042432
KIDSBANK INC.	001697515
KINGSVILLE DANCE STUDIO INC.	001700726
KLUBIS INC.	002038993
MALEX CONSTRUCTION INC.	002123091
MATEN INVESTMENTS LIMITED	000348013
MATOREY ENTERPRISES INC.	001700169
MERIN INVESTMENTS (MARKHAM) INC.	001549663
OM SAKITHI INC.	001670240
OMNISCOPE ADVISORS INC.	002090898
ONTARIO AUTO CLEARANCE CENTER INC.	001035277
P B AND J INVESTMENTS INC.	001455189
PAINT-ALL CONTRACTORS LTD.	000365261
PARTY BAR INC.	001683012

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
PENCO MANAGEMENT INC.	001445565
PLANET DANCE ENTERTAINMENT INC.	001461107
PREMIUM ASSET GROUP LTD.	001686451
PRIMROSE GRILL INC.	001586818
PRO-TECT MEDICAL INC.	002102311
R W H DEVELOPMENT INC.	001252606
ROY HOLDINGS CORP.	002102688
SCHMIDT-WEBER INVESTMENTS INC.	002102562
SOCIENT INC.	001652492
SPADIRECT INC.	001360778
SPB ENTERPRISES INC.	001662331
SPECTRUM BILLIARDS CLUB INC.	000950916
STAMPCO HOLDINGS INC.	001653710
STOP4CASH INC.	002090718
SUDAWMICK FARMS LIMITED	000334713
THE GOLF GROUP LTD.	002027401
THE KEN KAT CORPORATION	000894820
TRAILER TRANSPORT INC.	002095320
TRIPLE HART DISTRIBUTING INC.	001232083
UNIVERSAL MONTESSORI SCHOOL INC.	000793013
VALLEY REALTY INC.	000780489
VLADO FLOORING INC.	002104206
WALLPAPER WERKS INC.	001304213
WEST COAST ROBOTICS INC.	002099499
ZERO HOUR ENTERTAINMENT INC.	001092832
1062160 ONTARIO INC.	001062160
1132037 ONTARIO LIMITED	001132037
1154894 ONTARIO LIMITED	001154894
1222104 ONTARIO LTD.	001222104
1243499 ONTARIO INC.	001243499
1347799 ONTARIO INC.	001347799
1381324 ONTARIO INC.	001381324
1389619 ONTARIO INC.	001389619
1456491 ONTARIO INC.	001456491
1469461 ONTARIO LTD.	001469461
1489660 ONTARIO INC.	001489660
1517459 ONTARIO INC.	001517459
1578150 ONTARIO INC.	001578150
1590283 ONTARIO INC.	001590283
1620329 ONTARIO INC.	001620329
1624917 ONTARIO LIMITED	001624917
1629911 ONTARIO INC.	001629911
1656722 ONTARIO LTD.	001656722
1676882 ONTARIO LIMITED	001676882
1681798 ONTARIO LTD.	001681798
1685626 ONTARIO INC.	001685626
1685779 ONTARIO INC.	001685779
1686904 ONTARIO LIMITED	001686904
1687393 ONTARIO LIMITED	001687393
1687639 ONTARIO LTD.	001687639
1687825 ONTARIO INC.	001687825
1691949 ONTARIO LIMITED	001691949
1692021 ONTARIO INC.	001692021
1694217 ONTARIO INC.	001694217
1694513 ONTARIO INC.	001694513
1695264 ONTARIO INC.	001695264
1695684 ONTARIO LIMITED	001695684
1695869 ONTARIO INC.	001695869
1700590 ONTARIO INC.	001700590
18 NETPHONE LTD.	002088147
2073578 ONTARIO LTD.	002073578
2096062 ONTARIO INC.	002096062
2096311 ONTARIO INCORPORATED	002096311
2097709 ONTARIO LIMITED	002097709
2114219 ONTARIO LTD.	002114219
2147578 ONTARIO INC.	002147578
510545 ONTARIO INC.	000510545

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
765116 ONTARIO LIMITED	000765116
797672 ONTARIO LIMITED	000797672
840760 ONTARIO LTD.	000840760
912669 ONTARIO LIMITED	000912669

(146-G125) KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013-01-25	
BOB BOYD SECURITY SOLUTIONS INC.	002234825
BUDGET CNC INC.	001722188
CARIBOU CARTOONS INC.	001261409
GARNET QUIGLEY INC.	000373792
HOMA ELECTRONICS LTD.	001105177
ILLEDRAK CAPITAL CORPORATION	001766278
JIANXIN PLASTICS MANUFACTURING CO., LTD.	001685972
KEVIN'S FLOWER SOURCE LTD.	001493360
LINDSAY BUSINESS INFORMATION INC.	001367929
MAGID TRADING INC.	001248932
MALVERN CENTRE HAIR DESIGN INC.	000707822
MARIO'S USED CAR SALES LIMITED	000432308
MOBA MANAGEMENT SERVICES LTD.	000333566
MOXON'S BEAUTY SALON LIMITED	000433783
N4 RESEARCH ASSOCIATES INC.	001236270
SOLROC CONTRACTING AND MASONRY INC.	001498566
SQUEEZE PRODUCTIONS INC.	002011506
TENARD FOOD INC.	001766513
TERVYS LEASING LIMITED	000455536
UNIVERSAL CULTURAL CLUB INC.	002279296
1174282 ONTARIO INC.	001174282
1284673 ONTARIO INC.	001284673
1381440 ONTARIO LIMITED	001381440
1463319 ONTARIO INC.	001463319
1562676 ONTARIO INC.	001562676
1629269 ONTARIO INC.	001629269
1723126 ONTARIO INC.	001723126
1768951 ONTARIO LTD.	001768951
2192673 ONTARIO INC.	002192673
24/7 JOBS SERVICES INC.	001583794
553262 ONTARIO LTD.	000553262
682004 ONTARIO INC.	000682004
816264 ONTARIO INC.	000816264
831785 ONTARIO LTD.	000831785
2013-01-26	
RENOHAUS INC.	001746137
2013-01-28	
ALL SEASON WATERPROOFING INC.	000878288
CHUEN-LEE HOLDINGS INC.	000810547

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CLEARY ELECTRIC LTD.	000564441
DEREK TRASK INVESTMENTS LTD.	000405930
E.K.A.L. ONTARIO INC.	001779956
F.M. PAINTING LTD.	000885331
FM GROUP CANADA LTD.	001726408
HERBAL ONE GUELPH INC.	002164767
HESELS POULTRY FARM INC.	001153612
LAWSON'S BAY COTTAGERS INC.	000704302
MCNULTY DISTRIBUTION INC.	001074092
MJK CORPORATION	001560358
MY CHOICE HOME INC.	002219411
NEPTON ELECTRIC LTD.	000407215
P M FRASER INC.	001376752
SKINTONIC CLINIC & SPA INC.	001290723
SYMMETRY SYSTEMS INC.	001454456
V P MA INVESTMENTS LTD.	001577243
YOUNG & SON MEDIA ONTARIO LIMITED	001467167
1520157 ONTARIO INC.	001520157
1596401 ONTARIO INC.	001596401
1737015 ONTARIO INC.	001737015
2031727 ONTARIO INC.	002031727
2099930 ONTARIO INC.	002099930
2142641 ONTARIO LIMITED	002142641
2165720 ONTARIO INC.	002165720
2296565 ONTARIO LTD.	002296565
820803 ONTARIO LIMITED	000820803
933777 ONTARIO INC.	000933777
2013-01-29	
APARAN (CANADA) LIMITED	000928010
BIZMEX IMPORT & EXPORT LTD.	001495619
COMPLETE SOLAR INC.	002240014
E-MAGINATION DESIGN LTD	001427040
EDM EDITING & PRODUCTION SERVICES INC.	002147426
MK REAL ESTATE HOLDINGS LTD.	002078448
MSD CONSULTING INC.	002225259
PDM INDUSTRIAL SUPPLIES INC.	002063903
PIERA'S TRATTORIA LTD.	002202064
RPT AUTO SALES & SERVICE INC.	001404557
STUART BAWN BUILDING SERVICES LTD.	001019253
1334780 ONTARIO LTD.	001334780
1729627 ONTARIO INC.	001729627
1806102 ONTARIO INC.	001806102
2027657 ONTARIO INC.	002027657
2132250 ONTARIO INC.	002132250
677732 ONTARIO INC.	000677732
2013-01-30	
BETHWEL DEVELOPMENT CORPORATION	000762064
DENNISON GENERAL REPAIRS INC.	001179509
DONNA REAL ESTATE LTD.	002081151
EARL HUBBEARD ELECTRIC LTD.	000885064
G3 IT ADVISORS INC.	001432098
HEUREKA CORPORATION	001408213
HOMEINSPECTORS INC.	001201171
J.W. AUBIE HEATING & AIR CONDITIONING LTD.	000555843
MAVEN DESIGN COMMUNICATIONS INC.	001628302
MEDIA NETWORK WORLD INC.	001593237
PRIMO PANINI SANDWICHES INC.	002226294
PUNJABI FLAVOUR SWEETS AND RESTAURANT INC.	002210697
RCR CONTRACTING INC.	001765569
SAPUTO CONSULTING INC.	001765568
SOLIDCADD GROUP PLACEMENT SERVICES INC.	001355196
YOUR CHOIS SYSTEMS INC.	000487275
1260170 ONTARIO LIMITED	001260170
1571193 ONTARIO LTD.	001571193
1598257 ONTARIO CORP.	001598257
1779932 ONTARIO LIMITED	001779932
1809014 ONTARIO LIMITED	001809014

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2125544 ONTARIO LIMITED	002125544
2129482 ONTARIO INC.	002129482
2142002 ONTARIO INC.	002142002
2163469 ONTARIO INC.	002163469
2188242 ONTARIO INC.	002188242
2013-01-31	
ARTISTIC LIAISONS INC.	001857303
BROKERTeam MORTGAGE CORPORATION	001801279
ECO-FOOTPRINTS INC.	002136492
JACK MITCHELL INSURANCE BROKERS LTD.	000430381
PHADY'S MUAY THAI KICK-BOXING TEAM INC.	001361819
RRG REBAR GROUP INC.	002217827
SWINWOOD COMPUTING INC.	002096038
TUONO INVESTMENTS INC.	001671530
WEBLIGHT INC.	002043642
1703730 ONTARIO LTD.	001703730
1800610 ONTARIO INC.	001800610
2013-02-04	
PUBLISHERS GRAPHICS CANADA INC.	002303174
2217779 ONTARIO LTD.	002217779
2013-02-08	
HIGHLANDER TRAILER PARK INC.	001701477
2013-02-09	
FLUENCE HCC CORPORATION	001816077
PAVELOT DEVELOPMENT CORP.	002324949
2013-02-11	
QUALITRAN PROFESSIONAL SERVICES INC.	000576190
1548085 ONTARIO INC.	001548085
1601618 ONTARIO LTD.	001601618
2013-02-12	
ACROSPAN BUILDING SYSTEMS LIMITED	000152926
ADROIT MECHANICAL DESIGN INC.	002064233
BARRIE HEAVY VEHICLE PARTS DEPOT INC.	001675804
DEFENDGATE INC.	001632736
EQUESTED INC.	001300012
ERICSON LANDSCAPING LTD.	001370602
KUDRAT DHALIWAL TRANSPORT INC.	001726929
QUALITY LANDSCAPE & CONSTRUCTION INC.	002279285
R. H. LEA AND ASSOCIATES LIMITED	000129362
RIEDSTRA HOLDINGS (BRAMPTON) LIMITED	000308594
SHRI GURU NANAKJI EXPORTERS INC.	002123357
SLAWSKI CONSULTING INC.	001429573
T.J. SPORTS & MARINE LTD.	001102265
THE GENERA GROUP LTD.	001104619
TOBETECH CONSULTING INC.	001758022
TON-UP-BIKES INC.	001673056
VALUE PLUS INSURANCE AGENCIES INC.	000529633
1133311 ONTARIO INC.	001133311
1316153 ONTARIO LIMITED	001316153
1550623 ONTARIO LTD.	001550623
1697112 ONTARIO INC.	001697112
1713556 ONTARIO INC.	001713556
2043717 ONTARIO INCORPORATED	002043717
2058725 ONTARIO CORP.	002058725
2101857 ONTARIO LTD.	002101857
2122171 ONTARIO INC.	002122171
930970 ONTARIO INC.	000930970
2013-02-13	
GATEWAY MAILING CANADA INC.	001742819
NEW & USED FURNITURE SALES (BARRIE) LIMITED	000404552
PIPES LANDSCAPING CONTRACTORS LIMITED	000255125
RAY GOODMURPHY ENTERPRISES INC.	000882386
ROCOP FEED ADDITIVES INC.	001161495
1624668 ONTARIO LIMITED	001624668
510277 ONTARIO LIMITED	000510277
2013-02-14	
AVALANCHE (AICS) INC.	001191759

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ISKILLS INC.	002236993
SEVERN ELECTRICAL SERVICES INC.	000899036
WEBB-SMITH MARKETING INC.	001422243
1135825 ONTARIO LIMITED	001135825
1719476 ONTARIO LTD.	001719476
1777622 ONTARIO LIMITED	001777622
2267287 ONTARIO INC.	002267287

2013-02-15

AND-BET INVESTMENTS LIMITED	000793792
BELVEDERE HEIGHTS DESIGN INC.	002197069
CAMESA CONSULTING LTD.	001440999
CAMPBELL MCCOLL HOLDINGS LIMITED	001046918
ELITE CORE SOLUTIONS INC.	002204536
EQUASTONE COMPUTING AND CONSULTING INC.	002225826
F.T. INVESTMENTS LTD.	000566323
G.T.A MAINTENANCE SERVICE LTD.	001245468
GCBF MARKETING GROUP INC.	001452792
JUDY DIAMOND DESIGNS INC.	000699941
LAND FUND LIMITED	000222822
LEONA ESTATES DEVELOPMENTS INC.	001815352
MATCH-CO HOLDINGS TWO LTD.	002201841
NEW TRANS FOCUS LTD.	001623490
OTTERVALE DEVELOPMENTS LIMITED	000083419
P. & M. ELECTRIC (2000) INC.	001237539
PRAGMATIC CONFERENCING INC.	002184130
TAMLEE AIR INC.	001412116
1201066 ONTARIO INC.	001201066
1370306 ONTARIO INC.	001370306
1370307 ONTARIO INC.	001370307
1510863 ONTARIO LTD.	001510863
1673611 ONTARIO INC.	001673611
1734282 ONTARIO INC.	001734282
1754567 ONTARIO INC.	001754567
1846862 ONTARIO LTD.	001846862
2028621 ONTARIO INC.	002028621
2204600 ONTARIO INC.	002204600
2241719 ONTARIO LIMITED	002241719

2013-02-19

AVD PRODUCTIONS LIMITED	000663109
AZK INC.	002014740
B-J ELECTRONICS LIMITED	002207485
CONSOLIDATED SYH CORPORATION	000961441
DELPHI POINT HOLDINGS LIMITED	000728705
DESERT SAND VENTURES INC.	002221296
DIYAR PIZZA LIMITED	001688799
FASHION BUBBLE TEA INC.	002305127
GIFFELS DEVELOPMENTS INC.	001526237
JA GENERAL CONSTRUCTION LTD.	001756364
JACK NG ENTERPRISES LIMITED	000559816
K G R TEACHING AIDS INC.	000604045
LAUNDRY EXPRESS INC.	001321989
MAN PRINTING LTD.	000414055
NEWVEST/PPFV HOLDINGS INC.	002077473
SAKU JAPANESE CUISINE INC.	001804841
SAY TRANSPORT INC.	001659249
SHAKTI GROUP INC.	002162193
STAR BREEZE VENTURES INC.	002220239
TANTRIK AUDIO INC.	002054829
THOMSON INTERNATIONAL CORPORATION LIMITED	000140552
1058151 ONTARIO INC.	001058151
1083155 ONTARIO LTD.	001083155
1329898 ONTARIO LIMITED	001329898
1329900 ONTARIO LIMITED	001329900
133346 ONTARIO LTD.	000133346
1722984 ONTARIO INC.	001722984
2040444 ONTARIO INC.	002040444

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2119773 ONTARIO INCORPORATED	002119773
2141079 ONTARIO INC.	002141079
2232590 ONTARIO INC.	002232590
2301846 ONTARIO INC.	002301846
2325965 ONTARIO INC.	002325965
518292 ONTARIO INC.	000518292
997412 ONTARIO INC.	000997412

2013-02-20

ALGONQUIN POWER FUND MANAGEMENT INC.	002065352
CANAMED PROPERTIES INC.	001355111
GEEBEE HOLDINGS LTD.	002185268
GLOBALBANC ADVANTAGED 8 HOLDINGS CORP.	002137342
JOHN STOHN PRODUCTIONS LIMITED	000218351
KS ACQUISITION II GP INC.	002352169
MUSKOKA E-BIKES INC.	002172237
NCA GRAPHICS INC.	000248475
PINK PIG HOLDINGS INC.	002170279
SHAK INTERNATIONAL INC.	001418117
STAVR ENTERPRISES CORP.	001785169
THE ROSEN GRAY COMPANY LTD.	002256110
WOODPECKER CARPENTRY INC.	002287032
YORK FINCH SLEEP DIAGNOSTIC CLINIC INC.	002100303
1110502 ONTARIO INC.	001110502
1360557 ONTARIO LTD.	001360557
1392148 ONTARIO INC.	001392148
1621537 ONTARIO INC.	001621537
2238816 ONTARIO INC.	002238816

2013-02-21

AGILITY HEALTH CANADA, INC.	002267485
BRAMWOOD DEVELOPMENTS INC.	000718465
BRAYLEY SYSTEMS LTD.	000811993
DEFARGO SPORTS SURFACING INC.	001343395
FIRST ETHIOPIAN PLACE RESTAURANT LTD.	001359589
GILL INDUSTRIES LTD.	001300098
MS451 HOLDINGS LIMITED	002288209
PROFESSIONAL INVESTMENT HOLDING INC.	002011732
T ZONE ETOBICOKE LIMITED	001833094
1722305 ONTARIO LIMITED	001722305
1780276 ONTARIO INC.	001780276
2175990 ONTARIO INC.	002175990
2225500 ONTARIO INC.	002225500
2346971 ONTARIO INC.	002346971

(146-G126)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

February 11, 2013 to February 15, 2013

NAME	LOCATION	EFFECTIVE DATE
Holden, Lisa	Odessa, ON	11-Feb-13
Hamilton, Brenda	Kingston, ON	11-Feb-13
Oliver, Catherine D	Wasaga Beach, ON	11-Feb-13

NAME	LOCATION	EFFECTIVE DATE
Graveline, Jo-Anne	Bath, ON	11-Feb-13
Plotkin, Laurence Shalom	Kingston, ON	11-Feb-13
Taylor, Marcia L	St Thomas, ON	11-Feb-13
Sinke, James Peter	Woodstock, ON	11-Feb-13
Al Hakani, Abdullah Abbas	Windsor, ON	11-Feb-13
Porter, Matthew Gerald	Ajax, ON	11-Feb-13
Coulter, Mark M	Kingston, ON	14-Feb-13

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Willcock, Mark William	Kitchener, ON	11-Feb-13

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Lounder, Audrey Grace April 4, 2013 to April 8, 2013	Rothsay, NB	11-Feb-13
Stinson, Daniel J August 22, 2013 to August 26, 2013	Grand Island, NY	11-Feb-13
Graves, Dianne May February 14, 2013 to February 18, 2013	Sutton, ON	14-Feb-13

SANDRA LEONETTI
Deputy Registrar General

Registraire générale adjointe de l'état civil

(146-G127)

Change of Name Act Loi sur le Changement de Nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from February 11, 2013 to February 17, 2013, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 11 février 2013 au 17 février 2013, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
AFDESEAN, LALA.	AVEDISSIAN, LALA.
	AHMED, MARY VALENTINA.
AHMED, UROOJ.	UROOJ.
ALBU, ANCA-MARIA.	BENSON, ANNE-MARIE.
ALEXANDER, GILLIAN.	ALEXANDER-NELSON.
SHERRY-ANN.	GILLIAN.SHERRY-ANN.
AMISH, AMISH.	SAJIKUMAR, AMISH.
AMO, KRISTAN.MICHELLE.	FISHER, KRISTAN.MICHELLE.
JACK.	JACK.
ANDERSON, DIANNE.LYNN.	COLE, DIANNE.LYNN.
ASHFORD, KIMBERLY.	
FLORENCE.	ASHFORD, KIMBERLY.MARY.
ATTWALA, RAJENBHAI.	
VINODBHAI.	ATTWALA, RAJEN.

PREVIOUS NAME	NEW NAME
BAILLARGEON-MILLER, DECLAN.JOSEPH.	RAWLINGS, DECLAN.JOSEPH.
BAILLARGEON-MILLER, HEIDI.JANE.	RAWLINGS, HEIDI.JANE.
BAILLARGEON-MILLER, KATRINA.JEANNETTE.	RAWLINGS, KATRINA. JEANNETTE.
BARO, TENZIN.MIGYUR.	BARO, HUGO.TENZIN.
BASHER, MD.ABDUL.	MIGYUR.
BENNETT-DOUGLAS, BARBARA.JILL.	BASHAR, ADAM.
BORDELEAU, OLIVIA.KATE.	BENNETT, BARBARA.JILL.
BOTICA, NATALIE.STEPHANIE.	BACON, OLIVIA.KATE.
BOYLE, LINDSAY.MEGAN.	MITAR, NATALIE.STEPHANIE.
BRIGHT, WENDY.LEE.	BOYLE, LEE.MALCOLM.
CAO, JING.	VENIOT, WENDY.LEE.
CAO, ZHUHAO.	TSAO, JING.
	CAO, HOWARD.ZHUHAO.
CAREEN, SAMANTHA.ROSE.	CAREEN, SAMUEL.
CHEN, EREZ.	FREDERICK.
CHO, BUMJUN.	HENYA, EREZ.AHARON.
CIVIDINO, LISA.CATHARINE.	CHO, MARK.BUMJUN.
COADY, TONYA.JOYCE.	WAGNER, LISA.CATHARINE.
COBURN, TRACY.JOYCE.	ZACCAGNINI, TONYA.JOYCE.
COUGHLIN-LEWIS, LISA. MARIE.	SPARKES, TRACY.JOYCE.
CUFF, JINGER.KELLY.	COUGHLIN, LISA.MARIE.
DASILVA, SARAH.KATHLEEN.	FERGUSON, KELLY.JINGER.
	YEH, SARAH.KATHLEEN.
DAVILA, AARON.ANTONIO.	DÁVILA, AARON.PHOENIX.
	ANTONIO.AMADEO.
DE CORTE, PAUL.KAUKO.	TUUSA-DECORTE, PAUL.
DE SIMONE, OLIVIA.MARY. ANN.	KAUKO.
DEBLASIS, FRANCESCO.	LACHAPELLE, OLIVIA.MARY.
DU, XIN.YI.	ANN.
EGHTEDARI, FATEMEH.	DEBLASIS, FRANCESCO.
	DU, LINDA.
EL-TAII, ALA'A.SAAD.	EGHTEDARI, FIROOZEH.
	EL-TAII, ABDALWAHD.
ESPINOSA, DEBBIE.GISELLE.	MOHSENTAHER.
ESPINOSA-GRANDEZ, RICHARD.RICKY.	ESPINOSA SILVA, DEBBIE.
FLORES, DICK.FABROS.	GISELLE.
FOX, ARNOLD.	ESPINOSA-GRANDEZ, SEBASTIANO.RICHARD.
	FLORES, DANIEL.FABROS.
FRANCOEUR, NAÏMIE.	OTHINN, RUNESTER.ARNE.
GALATIUK, JOHN.CALVIN.	PERRIER-FRANCOEUR, NAÏMIE-CHÉRUBIN.MARIE- EMMANUELLE.
MACRAE.	
GHAFFAR, SAIFULLAH. KHALID.	MACRAE, JOHN.
GILMOUR, MAUREEN.DENISE.	ABDUL GHAFFAR, SAIFULLAH.KHALID.
GLORIA, HEIDI.	BROWN, MAUREEN.DENISE.
LACAMPUENGA.	
GOGUEN, JESSE.JOSEPH.	RUDERMAN, HEIDI.GLORIA.
GRATHIE, HIE.NOEL.	GOGUEN, JESSE.MARIE.
HAIYOUSEF, KEYVAN.	GRATHIE, HIE.JOËL.
HATAMI, PAYUM.SAMIN.	JOSEPH, KEVIN.
	OSORIO, RONI.SHALLOM.
HATAMI, SAMIN.ALEXANDER.	OSORIO, SHADDAL.
HEIDE, ABRAM.	ALEXANDER.
HOANG, LINH.MAI.THI.	CABELARIS, ABRAM.
	LE, CINDY.
HOOEY, DESIRÉE.ELIZABETH.	TODOROV, DESIREE.
HORSBURGH-CRABTREE, MYA.ROSE.	ELIZABETH.
HOSEINI, NAJIBEH.	HORSBURGH-WOLF, MYA. ROSE.
HUDASEK, VICKI.DIANNE.	HOSEINI, TINA.
JACAK, TAYLOR.MICHAEL.	MOORE, VICKI.DIANNE.
	TEMPLETON, TAYLOR. MICHAEL.

PREVIOUS NAME

JACK-SCHWAB, DONNA.
MARJORIE.
JAGHAI, MIKKA.TRACEY.
JHAUJ, NARINDER.
KALWA-MROWIEC, PAWEL.
MAREK.
KELLER, ERIKA.JULIA.
KOH, HANKYOUNG.
LAL, ALISHA.
LEE, MAUREEN.
LI, HAO.QING.
LI, YONG.
LUO, YI.
MALEKZAI, SHABNAM.

MANGALIAG, FLORIDA.D.C.
MATTHEWS, SARAH.JANE.
MCDONALD, JANE.MARIE.
MCLEAN, KYARA.TERESA.
ALODIJA.

MCLEAN, MAKANA.
ALEXANDRA.ALGUTE.
MEDERAK, KAYLEE.ANNE.
MORGAN.
MEDERAK, LYNNE.MARY.
MEMME, GERALDINE.LYNN.
MESELJEVIC, ADELA.
MOEINI-AZAD, HAMID.REZA.
MOHAMMED AMIR RAZA,
ASHFAQUE.HUSSAI.

MOIR, LINDSAY.PATRICIA.
MONROSE, JOANNE.
NEVES TOMAS MOCO, ANA.
PAULA.
NGO, LILY.
NOZDRACHEV, DANIL.
NOZDRACHEVA, EKATERINA.
NTUMBA, TSHIALA.
NURJANAH, SITI.
O'CONNOR, OWEN.GEORGE.
LAWRENCE.
OUDAH, LEZA.
OUDAH, ROBERT.
OUDAH, SAMI.
OUDAH, TALEEN.
PAKHOMOVA, OLGA.
PALOMO, SUSANA.MILLENA.
PARKER, LILLITH.
ALEXANDRIA.MICHELE.
PATEL, SEJALBAHEN.
HARSHILKUMAR.

PATRY, ROGER.OTTO.PETER.
PEDIGLORIO, MARIA.ANGELI.
MAAN.
PETMANIS, CATHERINE.
MARIE.
PIETRANTONIO BELLOUT,
VICTORIA.
PINTILIE, DELIA.MARILENA.
PITTS, STEVEN.ROBERT.
PLANTE, PATRICK.DAVID.
PODESZWA, HOWARD.PHILIP.

PORTER, GRACE.KATHERINE.

RAYMOND, JADE.
RELIC, DUSAN.

NEW NAME

JACK, DONNA.MARJORIE.
JOHNSON, MIKKA.TRACEY.
KAPANI, NINA.JHAUJ.

KALWA, PAWEL.MAREK.
O'NEIL, ERIKA.JULIA.
KOH, RACHEL.HANKYOUNG.
CHOHAN, ALISHA.LAL.
OUGH, MAUREEN.
LI, HEATHER.QUINN.
LIN, EDMOND.
LUO, ROYI.

MALEKZAI, ARIANA.
DESORMEAUX, FLORIDA.
MANGALIAG.
ALLARD, SARAH.JANE.
MCDONALD, MARIE.JANE.
MALINAUSKAS-MCLEAN,
KYARA.TERESA.ALODIJA.
MALINAUSKAS-MCLEAN,
MAKANA.ALEKSANDRA.
ALGUTE.
WINDOVER, KAYLEE.ANNE.
MORGAN.
WINDOVER, LYNNE.MARY.
REID, GERALDINE.LYNN.
MANOJLOVIC, ADELA.
AZAD, HAMID.LEO.

RAZA, MOHAMMED.AAMIR.
VRANKOVIC, LINDSAY.
PATRICIA.
PAPILLON, JOANNE.
TOMAS MOCO SOARES, ANA.
PAULA.
TABB, LILY.
NOZDRACHEV, DANIEL.
NOZDRACHEV, KATHERINE.
NTUMBA, VIVIANE.TSHIALA.
GUGLIETTA, SITI.
DAVIDSON-YEARWOOD,
OWEN.LAWRENCE.
ABRAHAM, LIZA.
ABRAHAM, ROBERT.
ABRAHAM, SAMI.
ABRAHAM, TALEEN.
TOLMACHEV, OLGA.
OLAGUER, SUSANA.MILLENA.
MCMANAMAN, CORONA.
MICHELE.
PATEL, SEJAL.
HARSHILKUMAR.
HARTMANN, ROGER.OTTO.
PETER.
ORENA, MARIA.ANGELI.
MAAN.
KESKULA, CATHERINE.
MARIE.

PIETRANTONIO, VICTORIA.
DAVIES, ANGELINA.DELIA.
WILSON, STEVEN.ROBERT.
BRODIE, PATRICK.VEITCH.
PODESWA, HOWARD.PHILIP.
PORTER-KOZEK, GRACE.
KATHERINE.
LAPOINTE, JADE.MARIE.
SYLVIE.
RELICH, DANNY.DUSAN.

PREVIOUS NAME

REN, SHU.QI.
SAEED-ABADI, HAMIDREZA.
SAEED-ABADI, KAMYAR.
SAEED-ABADI, MAHYAR.

SANINGONG, CHELSI.
SARTINI, NANCY.EVELYN.
SCHECTER, WILLA.
SHARMA, PANKHURI.

SINGH, BHAGWANDAI.
SMITH, SHAUNA.LEA.
SOHBATI, NEGAROSSADAT.
SOHBATI, NEGINOSSADAT.
SOHBATI, SEYED-ABDULKARI.
SOUANNHAPHANH, CHRIS.
STERNHILL, ADI.
SUTHERLAND, ALICIA.NAOMI.
TAHERI, FARAMARZ.
TAMBLYN, KAREN.ASHLEY.
TANG, SUE.LING.
TILIGADAS, ELISA.ISON.
TONGE, SAVANNAH.DEANNA.
LEE.

TURCHIARO, DANIEL.GINO.
TURCHIARO, EUGENIO.
TWUMASI-AGYEI, KWAME.
AMPOFO.
TWUMASI-AGYEI, NANA.YAA.
VAGHELA, JIGARKUMAR.
KISHORKUMAR.
VAGHELA, MAULIKA.
JIGARKUMAR.
VIEIRA, CAMEN.ELIOT.
VIJAYAN, ASHVIN.SAMUEL.
WANG, YU.
WANG, ZIHAN.
WU, GONG.HAO.

XU, YIN.
YANG, YU.CHAO.
YIN, PING.
YIN, ZHE.
YOUSFANI, ALEEZA.INAM.
YU, JUI.CHANG.

NEW NAME

REN, JENNEY.SHUQI.
SAEEDABADI, HAMIDREZA.
SAEEDABADI, KAMYAR.
SAEEDABADI, MAHYAR.
SANINGONG, CHELSEA.
VALERIEVNA.
BASHAM, NANCY.EVELYN.
SILVER, WILLA.
DUTT, PANKHURI.
SINGH, NADYA.
BHAGWANDAI.
LAWRIE, SHAUNA.LEA.
SOHBATI, NEGAR.
SOHBATI, NEGIN.
SOHBATI, FARSHAD.
YOSHIMI, ANKI.
HENYA, ADI.
SOLOMON, ALESHA.NAOMI.
ARIA, FRANK.
TAMBLYN, ASHLEY.KAREN.
PHAM, SUE.LING.
SEVILLA, ELISA.ISON.
TWYNE, SAVANNAH.DEANNA.
LEE.
TURCHIARO, DANIELE.
TURCHIARO, GINO.
AGYEI, KWAME.AMPOFO.
TWUMASI.
AGYEI, NANA.YAA.AMEYAA.
JANI, JIGAR.KISHORBHAI.

JANI, MAULIKA.JIGAR.
VIEIRA, CAYMEN.ELIOT.
SAMUEL, ASHVIN.
WANG, DAVID.YU.
WANG, ALLISON.ZIHAN.
WU, LARRY.
XU, YINZE.ELIZABETH.AIXIU.
YOELL.
YANG, MICHAEL.YUCHAO.
YIN, PEONY.PING.Y.
ZOU, JIACHENG.
TARIQ, ALEEZA.HASSAN.
YU, SUSAN.JUI.CHANG.

SANDRA LEONETTI
Deputy Registrar General
Registraire générale adjointe de l'état civil

(146-G128)

Ministry of the Attorney General Ministère du Procureur Général

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 349-13 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

2009 JEEP WRANGLER, VIN 1J8GA59109L736686 (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$10,000.00** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice 349-13 and be received by CRIA no later than 5:00:00 pm on **June 10, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)

Avis 349-13 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

JEEP WRANGLER 2009 (VIN 1J8GA59109L736686) (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **10 000 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/regs/french/elaws_regs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis **349-13**. Elles doivent parvenir au RCAI au plus tard le **10 juin 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G129)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 350-13 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

- and -

\$11,620.00 IN CANADIAN CURRENCY (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$11,660.23** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/html/regs/english/elaws_regs_060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or write to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 555
Toronto, ON, CANADA M7A 1N3

All completed claims must refer to Notice **350-13** and be received by CRIA no later than 5:00:00 pm on **June 10, 2013** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (RCAI)

Avis 350-13 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

- et -

11 620 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **11 660,23 \$** dans un compte spécial.

Les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou non pécuniaires (dommages pécuniaires ou autres), par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public faisant partie de l'une des catégories d'organismes publics précisées dans le Règlement, et ayant subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, ont aussi le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement de l'Ontario 498/06; sinon, elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse : http://www.e-laws.gov.on.ca/html/rcgs/french/claws_rcgs_060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le RCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou en écrivant à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (RCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 555
Toronto (Ontario) M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis **350-13**. Elles doivent parvenir au RCAI au plus tard le **10 juin 2013**, à 17 h, faute de quoi elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pourriez ne pas être admissible à une indemnité si vous avez participé ou contribué à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(146-G130)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Procedural Services Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Kitchener dated September 19, 2012, Court File Number 11-4918-SR, to me directed, against the real and personal property of Ryan Subject cob as Subject Woodwork & Trim (SWAT), Defendant, at the suit of Cerwood & Family Ltd., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Ryan Subject cob as Subject Woodwork & Trim (SWAT) Defendant in and to:

PART LOT 29, CONCESSION 4, PART 3
2R2189 SOUTH DUMFRIES
AND IS MUNICIPALLY KNOWN AS 317 PINEHURST ROAD,
PARIS, ONTARIO N3L 3E2

All of which said right, title, interest and equity of redemption of Ryan Subject cob as Subject Woodwork & Trim (SWAT), defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Superior Court of Justice, 70 Wellington Street, Brantford, Ontario N3T 2L9 on Wednesday April 10, 2013 at 11:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at Superior Court of Justice, 70 Wellington Street, Brantford, Ontario N3T 2L9
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: 02/19/13 Month/Day/Year

(146-P058) BARBARA DAWSON
For Sheriff's Office, County of Brant
70 Wellington Street, Brantford, Ontario
N3T 2L9 ENF. # 2013-10

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Bracebridge, Ontario, dated September 26, 2011, Court File Number CV-09-119-00, to me directed, against the real and personal property of **KEITH EDWARD OLDFIELD**, Defendant, at the suit of NORSTAR ALUMINUM PRODUCTS LTD., Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of **KEITH EDWARD OLDFIELD**, in and to:

Lot 1, Plan 35M-661, Muskoka Lakes
Property Identifier No: 48136-0434 (LT)
Municipally known as: 1235 Shea Road, Unit 25, Windermere ON

ALL OF WHICH said right, title, interest and equity of redemption of **KEITH EDWARD OLDFIELD**, Defendant, I shall offer for sale by Public Auction in my office at 3 Dominion Street, Bracebridge ON P1L 2E6 on:

WEDNESDAY, APRIL 10, 2013 AT 10:30 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$ 1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 3 Dominion Street, Bracebridge, Ontario
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date: February 22, 2013

Sheriff
3 Dominion Street
Bracebridge ON P1L 2E6
705-739-6100
Sheriff's File # W476-11

(146-P059)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice, Divisional Court, dated April 27, 2012, Court File Number CV-11-9406-00CL, to me directed, against the real and personal property of **MICHAEL KING**, Plaintiff, at the suit of **WENDY MULLER**, Defendant, I have seized and taken in execution all right, title, interest and equity of redemption of **MICHAEL KING**, in and to:

Part of Chief Island, Kahsheshebogamog Lake, Designated as Part 2 on Plan 35R-16974, Town of Gravenhurst, District of Muskoka
Proprty Identifier No: 48044-0417 (LT)
Municipally known as Chief Island, Kabshe Lake ON P0E 1G0

ALL OF WHICH said right, title, interest and equity of redemption of **MICHAEL KING**, I shall offer for sale by Public Auction in my office at 3 Dominion Street, Bracebridge ON P1L 2E6 on:

WEDNESDAY, APRIL 10, 2013 AT 11:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$ 1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 3 Dominion Street, Bracebridge, Ontario
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date: February 22, 2013

Sheriff
3 Dominion St,
Bracebridge ON P1L 2E6
705-739-6100
Sheriff's File # 12-109M

(146-P060)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at 20 Weber Street East, Kitchener, Ontario dated, April 4, 1997, Court File Number 458/96 to me directed, against the real and personal property of **DONALD RICCIUTO**, Defendant at the suit of **BALLYBOCK ENTERPRISES INC.**, Plaintiff, I HAVE SEIZED AND TAKEN into execution all the right, title, interest and equity of redemption of **DONALD RICCIUTO**, Defendant in and to:

PCL 7-1, SEC 20M456 ; LT7, PL 20M456 ; HALTON HILLS

The subject property is municipally known as 16 Shortill Road, Ballinafad ON N0B 1H0

ALL OF WHICH said full share of interest and all other right, title, interest and equity of redemption of **DONALD RICCIUTO**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, The Milton Court House, 491 Steeles Ave E., in the Town of Milton, Ontario, L9T 1Y7, on: Thursday April 11th, 2013 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$ 1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price, Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at: THE ENFORCEMENT OFFICE at 491 Steeles Ave E., Milton, Ontario
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date: February 20th, 2013

GINA CHIARELLI
Supervisor, Court Operations
Regional Municipality of Halton
905-878-7285 x3466

(146-P061)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at 7755 Hurontario Street, Brampton, Ontario dated, July 2, 2008, Court File Number CV-08-1648-00 to me directed, against the real and personal property of,

YVONNE PETTEN ALSO KNOWN AS YVONNE SMITH AND BRONKO STEMBERGER ALSO KNOWN AS BRONKO R. STEMBERGER ALSO KNOWN AS BRANKO STEMBERGER, Defendants at the suit of CANADIAN IMPERIAL BANK OF COMMERCE, Plaintiff, I HAVE SEIZED AND TAKEN into execution all the right, title, interest and equity of redemption of YVONNE PETTEN ALSO KNOWN AS YVONNE SMITH AND BRONKO STEMBERGER ALSO KNOWN AS BRONKO R. STEMBERGER ALSO KNOWN AS BRANKO STEMBERGER, Defendants in and to:

PT LT 21, CON 9 ESQ, PART 9, 20R3824; HALTON HILLS/ESQUESING

The subject property is municipally known as 81 Wildwood Road, R.R. #5, Georgetown, Ontario L7G 4S8

ALL OF WHICH said full share of interest and all other right, title, interest and equity of redemption of **YVONNE PETTEN ALSO KNOWN AS YVONNE SMITH AND BRONKO STEMBERGER ALSO KNOWN AS BRONKO R. STEMBERGER ALSO KNOWN AS BRANKO STEMBERGER, Defendants**, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at The Milton Court House, 491 Steeles Ave E., in the Town of Milton, Ontario, L9T 1Y7, on: Thursday April 11th, 2013 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price, Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at: THE ENFORCEMENT OFFICE at 491 Steeles Ave E., Milton, Ontario
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date: January 30th, 2013

(146-P062) GINA CHIARELLI
Supervisor, Court Operations
Regional Municipality of Halton
905-878-7285 x3466

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at 10 Louisa Street, Orangeville, Ontario dated, May 9, 2012, Court File Number 842/00 to me directed, against the real and personal property of, **RUBINA CHOUDARY, Defendant at the suit of CANADA MORTGAGE AND HOUSING CORPORATION, Plaintiff, I HAVE SEIZED AND TAKEN into execution all the right, title, interest and equity of redemption of RUBINA CHOUDARY, Defendant in and to:**

PT LT 10, PL20M851, PT 23 20R15105; MILTON. 'S/T RT HR195711 FOR 5 YEARS FROM 2003.05.09 OR PLAN ASSUMED BY TOWN. ADDED 2004.05.17.TW'

The subject property is municipally known as 270 Fitzgerald Crescent, Milton Ontario L9T 5Y3

ALL OF WHICH said full share of interest and all other right, title, interest and equity of redemption of **RUBINA CHOUDARY, Defendant**, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at The Milton Court House, 491 Steeles Ave E., in the Town of Milton, Ontario, L9T 1Y7, on: Thursday April 11th, 2013 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price, Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at: THE ENFORCEMENT OFFICE at 491 Steeles Ave E., Milton, Ontario
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date: February 7th, 2013

(146-P063) GINA CHIARELLI
Supervisor, Court Operations
Regional Municipality of Halton
905-878-7285 x3466

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at, 393 University Avenue, Toronto, Ontario dated, August 12, 2008, Court File Number CV-08-00358596 to me directed, against the real and personal property of, **ALVINA WINNIFRED BOSADA, Defendant at the suit of ROYAL BANK OF CANADA, Plaintiff, I HAVE SEIZED AND TAKEN into execution all the right, title, interest and equity of redemption of ALVINA WINNIFRED BOSADA, Defendant in and to:**

LT 64, PL 1090; S/T 124872 OAKVILLE

The subject property is municipally known as 1224 Redbank Crescent, Oakville, Ontario L6H 1Y5

ALL OF WHICH said full share of interest and all other right, title, interest and equity of redemption of **ALVINA WINNIFRED BOSADA, Defendant**, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at The Milton Court House, 491 Steeles Ave E., in the Town of Milton, Ontario, L9T 1Y7, on: Thursday April 11th, 2013 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price, Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at: THE ENFORCEMENT OFFICE at 491 Steeles Ave E., Milton, Ontario
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date: February 20th, 2013

GINA CHIARELLI
Supervisor, Court Operations
Regional Municipality of Halton
905-878-7285 x3466

(146-P064)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at, 7755 Hurontario Street, Brampton, Ontario dated, December 8, 2009, Court File Number CV-09-4622-00 to me directed, against the real and personal property of, **ASHMEAD RASUL AND ROSANNA RASUL aka ROSANNA RASUE, Defendants at the suit of CANADIAN IMPERIAL BANK OF COMMERCE, Plaintiff**, I HAVE SEIZED AND TAKEN into execution all the right, title, interest and equity of redemption of **ASHMEAD RASUL AND ROSANNA RASUL aka ROSANNA RASUE, Defendants** in and to:

PCL 12-3, SEC20M473; PT LT 12, PL 20M473, PART 2, 20R11211, S/T H562784; BURLINGTON

The subject property is municipally known as 1292 Treeland Street, Burlington, Ontario L7R 3T6

ALL OF WHICH said full share of interest and all other right, title, interest and equity of redemption of **ASHMEAD RASUL AND ROSANNA RASUL aka ROSANNA RASUE, Defendants**, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, The Milton Court House, 491 Steeles Ave E., in the Town Of Milton, Ontario, L9T 1Y7, on: Thursday April 11th, 2013 at 10:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price, Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at: THE ENFORCEMENT OFFICE at 491 Steeles Ave E., Milton, Ontario
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date: January 24th, 2013

GINA CHIARELLI
Supervisor, Court Operations
Regional Municipality of Halton
905-878-7285 x3466

(146-P065)

Sale of Land for Tax Arrears By Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF KINGSTON

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on March 26, 2013, at the Kingston City Hall, Tax Department, 216 Ontario Street, Kingston, Ontario K7L 2Z3.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Kingston City Hall, Sir John A. Macdonald Room, 216 Ontario Street, Kingston.

Description of Lands:

Roll No. 10 11 040 070 05200 0000; 15 Cowdy St, Kingston; PIN 36052-0132(LT); Part Farm Lot A Concession WGCR Kingston designated Part 1 Plan13R14501; Kingston; The County of Frontenac. File No. 10-02

Minimum Tender Amount: \$28,026.00

Roll No. 10 11 040 130 13500 0000; PIN 36000-0044(LT); Part N 1/2 Lot 1 Plan 68 Kingston City; Part S 1/2 Lot 1 Plan 68 Kingston City as in FR431046; Kingston; The County of Frontenac. File No. 10-05

Minimum Tender Amount: \$8,210.60

Roll No. 10 11 060 101 00101 0000; Princess St, Kingston; PIN 36075-0045(LT); Part Lot 41, Plan 360, as in FR197279; Kingston; File No. 10-07

Minimum Tender Amount: \$12,521.34

Roll No. 10 11 090 020 21100 0000; PIN 36303-0068(LT); Part Lot 33 Concession 4 Pittsburgh as in FR618441 except the T/W easement therein; Kingston. File No. 10-11

Minimum Tender Amount: \$13,361.49

Roll No. 10 11 050 120 12010 0000; PIN 36069-0177(LT); Lot 2, Plan 392; except FR614018, FR581325, FR272105, FR252077, FR256007 & FR192401; Kingston. File No. 11-17

Minimum Tender Amount: \$8,911.16

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to, crown interests or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, visit: www.OntarioTaxSales.ca or if no internet access available, contact:

PATRICIA CARROL
Manager of Taxation & Revenue
The Corporation of the City of Kingston
Kingston City Hall
216 Ontario Street
Kingston ON K7L 2Z3
(613) 546-4291 Ext.2468
www.cityofkingston.ca/taxsales

(146-P066)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF BLANDFORD-BLENHEIM

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on April 4, 2013, at the Municipal Office, 47 Wilmot Street South, Drumbo Ontario N0J 1G0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 47 Wilmot Street South, Drumbo.

Description of Lands:

Roll No. 32 45 020 060 13800 0000; PIN 00297-0011(LT); Part Lot 3 Concession 14 Blenheim as in 266019; Blandford-Blenheim. File No. 11-01

Minimum Tender Amount: **\$4,875.98**

Roll No. 32 45 020 060 13700 0000; PIN 00297-0012(LT); Part Lot 3 Concession 14 Blenheim as in 369487; Blandford-Blenheim. File No. 11-02

Minimum Tender Amount: **\$4,867.60**

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, visit: www.OntarioTaxSales.ca or if no internet access available, contact:

MARY ELLEN WEATHERHEAD, CGA
Director of Finance
The Corporation of the
Township of Blandford-Blenheim
47 Wilmot Street South
Drumbo Ontario N0J 1G0
(519) 463-5347 Ext. 225
mweatherhead@blandfordblenheim.ca

(146-P067)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF GREATER NAPANEE

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on April 11, 2013, at the Municipal Office, PO Box 97, 124 John St., Napanee ON K7R 3L4.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 124 John St., Napanee.

Description of Lands:

Roll No. 11 21 080 060 11205 0000; PIN 45081-0118(LT); Part Lot 2 Concession 7 Richmond, designated Part 3 Plan 29R4725; Greater Napanee. File No. 11-05

Minimum Tender Amount: **\$12,297.84**

Roll No. 11 21 080 060 11210 0000; PIN 45081-0119(LT); Part Lot 2 Concession 7 Richmond, designated Part 5 Plan 29R4725; Greater Napanee. File No. 11-06

Minimum Tender Amount: **\$12,073.97**

Roll No. 11 21 090 070 02200 0000; PIN 45149-0058(LT); Part Lot 9 Concession 9 Richmond as in LA236551; Greater Napanee. File No. 11-08

Minimum Tender Amount: **\$19,881.33**

Roll No. 11 21 090 070 05005 0000; PIN 45079-0066(LT); Part Lot 20 Concession 9 Richmond as in LA169108; S/T execution 03-0000131, if enforceable; Greater Napanee. File No. 11-09

Minimum Tender Amount: **\$8,983.54**

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to, crown interests or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: HST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

JILL DREW
Tax Clerk
The Corporation of the
Town of Greater Napanee
PO Box 97
124 John St.
Napanee ON K7R 3L4
(613) 354-3351 Ext. 2009
jdrew@greaternapanee.com
www.greaternapanee.com

(146-P068)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2013—03—09

ONTARIO REGULATION 85/13

made under the

PLANNING ACT

Made: February 21, 2013

Filed: February 22, 2013

Published on e-Laws: February 22, 2013

Printed in *The Ontario Gazette*: March 9, 2013

Amending O. Reg. 102/72

(RESTRICTED AREAS — COUNTY OF ONTARIO (NOW THE REGIONAL MUNICIPALITY OF DURHAM),
TOWNSHIP OF PICKERING (NOW THE CITY OF PICKERING))

Note: Ontario Regulation 102/72 has previously been amended. Those amendments are listed in the Table of Unconsolidated Regulations at www.e-Laws.gov.on.ca.

1. Section 117 of Ontario Regulation 102/72 is revoked and the following substituted:

117. (1) Despite section 5, an agricultural use together with accessory buildings and structures may be erected, located and used on the land described in subsection (3) if the following requirements are met:

Minimum lot frontage	150 metres
Minimum lot area	6 hectares
Minimum front yard setback	85 metres
Minimum rear yard setback	15 metres
Minimum north side yard setback	120 metres
Minimum south side yard setback	15 metres
Maximum height of accessory buildings and structures	3.7 metres
Maximum lot coverage of all buildings and structures	20 per cent

(2) Despite section 5, one single dwelling together with accessory buildings and structures, in conjunction with the agricultural use and any accessory buildings and structures described in subsection (1), may be erected, located and used on the land described in subsection (3) if the following requirements are met:

Minimum lot frontage	150 metres
Minimum lot area	6 hectares
Minimum front yard setback	85 metres
Minimum rear yard setback	130 metres
Minimum north side yard setback	85 metres
Minimum south side yard setback	15 metres
Minimum floor area of dwelling	139 square metres
Maximum height of dwelling	10 metres
Maximum height of accessory buildings and structures	3.7 metres
Maximum lot coverage of all buildings and structures	20 per cent

(3) Subsections (1) and (2) apply to that parcel of land situated in the City of Pickering in The Regional Municipality of Durham, being composed of part of Lot 5 in Concession 8, being Part 5 on Reference Plan 40RD23 deposited in the Land Registry Office for the Land Titles Division of Durham Region (No. 40) and identified as Property Identifier Number 26394-0059 (LT).

Commencement

2. This Regulation comes into force on the day it is filed.

Made by:

LARRY CLAY
Regional Director
Municipal Services Office — Central
Ministry of Municipal Affairs and Housing

Date made: February 21, 2013.

10/13

ONTARIO REGULATION 86/13

made under the

PLANNING ACT

Made: February 20, 2013

Filed: February 22, 2013

Published on e-Laws: February 22, 2013

Printed in *The Ontario Gazette*: March 9, 2013

Amending O. Reg. 834/81

(RESTRICTED AREAS — TERRITORIAL DISTRICT OF SUDBURY)

Note: Ontario Regulation 834/81 has previously been amended. Those amendments are listed in the Table of Unconsolidated Regulations at www.e-Laws.gov.on.ca.

1. Schedule 1 of Ontario Regulation 834/81 is amended by adding the following section:

184. (1) Despite section 8 and subsection 23 (3) of the Order, one single dwelling together with accessory buildings and structures may be erected, located and used on the lands described in subsection (3) if the following requirements are met:

Minimum lot area	2,000 square metres
Minimum lot frontage	30 metres
Minimum front yard	17.2 metres
Minimum rear yard	11 metres
Minimum side yards	6 metres
Maximum height of building	9 metres

(2) Despite subclause 17 (b) (ii) of the Order, one single dwelling may be erected, located and used on the land described in subsection (3) if the shoreline setback is at least 17.2 metres from the high-water mark.

(3) Subsections (1) and (2) apply to those lands in the geographic Township of Eden in the Territorial District of Sudbury, being Summer Resort Location A.E. 472, being Parcel 13534 SEC SWS and identified as Property Identifier Number 73398-0137 (LT), filed in the Land Registry Office in the Land Titles Division of Sudbury (No. 53).

Commencement**2. This Regulation comes into force on the day it is filed.**

Made by:

LYNN BUCKHAM
Regional Director
Municipal Services Office — North
Ministry of Municipal Affairs and Housing

Date made: February 20, 2013.

10/13

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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